1	IN THE UNITED STATES DISTRICT COURT
2	DISTRICT OF ALASKA
3	
4	SALLEY C. PURSER,
5	Plaintiff,
6	vs.
7	JOSEF F. BOEHM, ALLEN K.
	BOLLING, LESLIE WILLIAMS,
8	JR., and BAMBI TYREE,
9	Defendants.
	/
10	Case No. 3:05 CV 00085 JKS
L1	
2	
L3	
.4	VIDEO DEPOSITION OF SALLEY PURSER
15	Pages 1 - 156, inclusive
.6	
7	
	Tuesday, December 12, 2006
8	9:36 a.m.
9	
-	Taken by Defendant
	at
	Hilton Hotel
	500 W. 3rd Avenue
L	
_	Anchorage, AK 99501
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	Reported by: Leonard J. DiPaolo,
25	Registered Professional Reporter

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State of Alaska.

- 1 PROCEEDINGS
- 2 VIDEOGRAPHER: We're on record approximately
- 3 36 minutes past 9 a.m. This is the deposition of Salley
- 4 Purser taken by defendants in the matter Purser versus
- 5 Boehm, et al., case 3:05 CV 85 JKS.
- 6 We're at the Anchorage Hilton, 500
- 7 W. 3rd Avenue, Anchorage, Alaska, Tuesday, December 12th,
- 8 2006.
- 9 My name is Eric Baldwin, video operator.
- 10 The court reporter is Lenny DiPaolo. We represent Pacific
- 11 Rim Reporting, 711 M Street, Anchorage, Alaska.
- 12 For the defendant appearing is David Kenner
- and Brett Greenfield with the Kenner Law Firm, and Pam
- 14 Sullivan with Wade, Kelly & Sullivan. For witness is
- 15 Darryl Jones.
- 16 I'll invite the court reporter to swear the
- 17 witness at this time.
- 18 SALLEY PURSER,
- called as a witness herein, being first duly sworn to state
- the truth, the whole truth and nothing but the truth,
- 21 testified as follows:
- 22 VIDEOGRAPHER: I'll ask if there are any
- 23 stipulations or issues that need to be addressed?
- 24 MR. JONES: From our perspective, we would
- 25 just like to remind the parties my client is pregnant.

- 1 There is a seven hour maximum on these depositions by the
- 2 rules, so you've got essentially seven hours. I'm not
- 3 going to obviously hold the time against you, but from this
- 4 point on we've got seven hours. If it runs a few minutes
- 5 over, I'm not a real stickler for that, to be honest with
- 6 you.
- 7 We'd also like to remind everyone of local
- 8 Rule 30(e)(4) which regards to termination of deposition
- 9 for anything that's unreasonably annoying, embarrassing, or
- 10 oppressing to the deponent.
- 11 We recognize this is a sensitive case.
- 12 There is questions you're going to have to ask that are
- intimate and sensitive; that's not what I'm referring to.
- 14 I'm referring to aggressive behavior, stuff that's unduly
- oppressive, unnecessary stuff. But you'd hear my
- objection, of course, before I did anything of that nature,
- 17 thank you.
- 18 MR. KENNER: Allow me just -- my
- 19 understanding is that we sent the two letters confirming
- that the deposition would take place over two days, today
- 21 and tomorrow, and that you confirmed that that would be the
- 22 case.
- 23 MR. JONES: That's fine. The rules provide
- 24 seven hours maximum for depositions. This woman is
- 25 pregnant. Like I said, if this is something that runs a

- 1 little bit over, that's fine. If this is something that's
- going to be to grind her down, then I'm going to adhere to
- 3 the local rules. The judge holds our feet, I have found --
- 4 based on some of his latest rulings, he's holding our feet
- 5 to the fire pretty heavily on this.
- I don't want to be unreasonable, obviously,
- 7 to make you guys come all the way up here, and if you're
- 8 just a little short finishing something, terminating, I
- 9 wouldn't do that. But if it appears though this thing is
- 10 just being drug out to grind her down, then we're going to
- 11 adhere to the rules, and the rules are very specific, seven
- 12 hours.
- 13 VIDEOGRAPHER: Mr. Jones, your microphone
- 14 has just become dislodged. Thank you.
- 15 MR. KENNER: Well, I suppose then what we
- 16 will probably do, in the interest of your client's
- 17 condition, is to do maybe three-and-a-half hours or so
- today, or four hours, and do the balance of it tomorrow,
- which would probably be easier on her, I assume?
- MR. JONES: As long as you think you'll get
- 21 through. Like I said, I want to be fair on this thing. I
- 22 don't want you to get up here and get half of what you need
- 23 and run you off, that's not fair either. I just kind of
- 24 want to remind you what the rule is.
- 25 MR. KENNER: I understand and I appreciate

1 that.

- 2 EXAMINATION
- 3 BY MR. KENNER:
- 4 Q. Ms. Purser, have you ever had your deposition
- 5 taken before?
- 6 A. Never.
- 7 Q. Let me just, for the record, to make sure that you
- 8 understand, a deposition is a proceeding in which you're
- 9 under oath. It is the same as if we were in a courtroom
- 10 for purposes of your obligation to tell the truth, do you
- 11 understand that?
- 12 A. Yes, I do.
- 13 Q. Anything that you say in the course of this
- deposition you'll have a chance to correct after you've
- 15 read it. And if you've made any mistakes, that's fine, but
- we will be later be able to, if it's appropriate under the
- 17 rules of court at the time, to use statements that you've
- 18 made today in any trial that may occur, do you understand
- 19 that?
- 20 A. Yes.
- 21 Q. This proceeding, or this deposition is going to be
- 22 transcribed by the gentleman sitting next to you, the court
- 23 reporter. And what he transcribes will eventually be
- 24 reduced to a little booklet, and that booklet will have all
- 25 the questions that I've asked you, the objections and

- whatever statements counsel have to make, and your answers
- 2 to the questions. You'll be given that booklet at some
- 3 point and a chance to review the questions and your answers
- 4 and to make corrections, which an attorney can file and let
- 5 us know about and let the court know about, do you
- 6 understand that?
- 7 A. Yes, I do.
- 8 Q. Do you have any questions about this procedure?
- 9 A. No, I don't.
- 10 Q. Let me start with -- would you give us your full
- 11 name and spell it, for the record?
- 12 A. Salley Purser. S-a-l-l-e-y P-u-r-s-e-r.
- Q. And your address?
- 14 A. 340 West 32nd, Apartment 12, Anchorage, Alaska
- 15 99503.
- Q. Your telephone number?
- 17 A. 907-223-8148.
- 18 Q. And let me -- the next set of questions I'm going
- 19 to ask you about -- the first set of questions have to do
- with your schooling and academic background.
- 21 So could you tell us the first school you
- went to, please?
- 23 A. Taku Elementary.
- Q. Do you know how to spell that?
- 25 A. T-a-k-u, I think. I'm not sure.

- 1 Q. And when did you start school there?
- 2 A. Kindergarten.
- 3 Q. And how long did you stay there?
- 4 A. Only kindergarten.
- 5 Q. And did you then leave to go to another school?
- 6 A. Yes, I did.
- 7 Q. Did you leave voluntarily?
- 8 A. Yeah, I moved.
- 9 Q. Where did you go to school next?
- 10 A. Tudor Elementary.
- 11 Q. Where is Tudor Elementary?
- 12 A. Off Lake Otis.
- 13 Q. How long did you go there?
- 14 A. Approximately four years.
- 15 O. And when you left there, did you leave there
- 16 voluntarily?
- 17 A. Yes.
- Q. Did you ever get in trouble there?
- 19 A. No.
- Q. Where did you go to school after that?
- 21 A. Kasuun Elementary.
- Q. How long were you there?
- 23 A. Two years.
- Q. Can you spell the name of that school?
- 25 A. K-a-s-u-u-n.

- Q. Was that the end of your elementary school?
- 2 A. Yes, that was.
- 3 Q. And up until that time, when elementary school was
- 4 over -- how old were you when you finished elementary
- 5 school?
- 6 A. 11 or 12. I'm not positive. I'd have to get a
- 7 calculator.
- 8 Q. And did you have any disciplinary problems at any
- 9 time prior to your completing elementary school at age 11
- 10 or 12?
- 11 A. No.
- 12 Q. And then you went to middle school of some sort?
- I don't know what you call it here.
- 14 A. Middle school.
- 15 Q. And where did you go to middle school?
- 16 A. Hanshew Junior High.
- 17 Q. Can you spell that, please?
- 18 A. H-a-n-s-h-e-w.
- Q. What years were you there?
- 20 A. 7th and 8th grade.
- Q. And did you have any disciplinary problems there?
- 22 A. No.
- Q. Were you using drugs at that point of any kind?
- 24 A. Occasionally smoking marijuana.
- Q. When did you start occasionally smoking marijuana?

- 1 A. 13. 12 or 13, I'm not positive.
- 2 Q. So this would be after you were in elem -- after
- 3 you were in middle school?
- 4 A. Yeah, after junior high started.
- 5 Q. And after the 8th grade did you change schools?
- 6 A. Yes, I went on to high school.
- 7 Q. What high school did you go to?
- 8 A. Service High School.
- 9 Q. And where is that?
- 10 A. Off Abbott Loop Road.
- 11 Q. What years were you there?
- 12 A. I was only there three months for my 9th grade
- 13 year.
- 14 Q. And why did you leave there after three months?
- 15 A. I left voluntarily.
- Q. When you say you left voluntarily, was there an
- 17 incident that caused you to have to make that decision?
- 18 A. No. I didn't want to go to high school up in
- 19 Alaska anymore.
- Q. So did you drop out of high school then?
- 21 A. Yes, I dropped out of Service.
- Q. Did you go to a different high school?
- 23 A. Yes, I did.
- Q. And what high school was that?
- 25 A. It was actually in Washington. Spokane,

- 1 Washington.
- 2 O. The name of that?
- 3 A. It was -- 9th grade is considered junior high
- 4 still there, so it was Evergreen Junior High.
- 5 Q. Now did your whole family move to Spokane,
- 6 Washington?
- 7 A. No.
- 8 Q. Just you?
- 9 A. Yes.
- 10 Q. Did you live with your uncle at that time?
- 11 A. My aunt and my uncle.
- 12 Q. Can you give me the name of your uncle?
- 13 A. Jay Harrison.
- 14 Q. And do we have an address for Jay Harrison?
- 15 A. No, I don't.
- 16 Q. Is he around now someplace? Is he still alive?
- 17 A. Yeah.
- 18 Q. Is he still in Spokane?
- 19 A. Yes.
- Q. Do you have a telephone number for him?
- 21 A. No.
- Q. Do you have a way of getting his address?
- 23 A. No -- well, I mean, I can get it if I want it.
- 24 But I don't have it offhand right now.
- Q. Would you agree to provide that address to your

- 1 attorney so that he could provide it to us?
- 2 A. Yes.
- 3 Q. And your aunt's name?
- 4 A. Roberta Harrison.
- 5 Q. And how long did you live with them in Spokane?
- 6 A. About nine months.
- 7 Q. Was there something that occurred that caused you
- 8 to decide to leave the Alaska area and your mother and your
- 9 brother to go to Spokane?
- 10 A. Yes. Sorry to interrupt you. My mother was a
- 11 drug addict and I didn't like staying at home anymore.
- 12 Q. What age did you first become aware -- what age
- 13 were you when you first became aware that your mother was a
- 14 drug addict?
- 15 A. 14 or 15. 14.
- Q. Now when you say she was a drug addict, do you
- 17 know what kind of drugs she was using?
- 18 A. She was occasionally using cocaine.
- 19 Q. You say "occasionally". How often was that?
- 20 A. Every weekend.
- 21 Q. Was she using cocaine with any particular person
- or persons?
- 23 A. Not that I can remember.
- 24 Q. So because of that cocaine use, you decided you
- were going to live with your aunt and your uncle?

- 1 A. Yes.
- Q. And up to that, is it correct that the only drug
- 3 experience that you've had yourself was to occasionally
- 4 smoke marijuana?
- 5 A. Yes.
- 6 Q. Now when you went to Spokane, you went to school
- 7 there for this nine months, did you have any problems in
- 8 school there? Did you get in trouble for anything?
- 9 A. Not in junior high.
- 10 Q. Did you go to high school there?
- 11 A. Yes, I did.
- 12 Q. What high school did you go to there?
- 13 A. Central Valley.
- 14 Q. Did you get -- have any problems or get in any
- trouble at Central Valley High School?
- 16 A. Yes, I did. I got suspended for suspected drug
- 17 use.
- 18 Q. And tell me about that. How did that come about?
- 19 A. There was a rumor going around school that I used
- 20 Ecstasy the weekend before.
- Q. Who were you supposed to have used Ecstasy with?
- 22 A. I don't know, I didn't hear the rumor. I was just
- 23 suspended by the vice principal because of suspected drug
- 24 use.
- Q. And do you know the name of the vice principal?

- 1 A. I don't remember it.
- Q. Did you do anything to contest this suspension?
- 3 A. Can you --
- 4 Q. Did you try to fight the suspension and say, "It's
- 5 only a rumor"? Did you deny doing it?
- 6 A. No, I did not.
- 7 Q. What year was that?
- 8 A. 2001 -- or, I was 15. 2001.
- 9 Q. Did you smoke -- or use Ecstasy?
- 10 A. Yes, I did.
- 11 Q. So the rumor was true?
- 12 A. Yes.
- Q. Who were you with when you used Ecstasy on that
- 14 occasion?
- 15 A. My roommate and a quy friend. I don't remember
- 16 his name.
- Q. What was your roommate's name?
- 18 A. Tawney Jones.
- 19 Q. Can you spell that for us.
- 20 A. T-a-w-n-e-y J-o --
- 21 Q. Jones we have, thank you.
- 22 And was that the first time you used
- 23 Ecstasy?
- 24 A. Yes.
- 25 Q. And so at that point in your life you had smoked

- 1 marijuana occasionally and used Ecstasy once?
- 2 A. Yes.
- 3 Q. Is that why you didn't fight the suspension,
- 4 because you knew it was true?
- 5 A. Yes.
- 6 Q. And what did you do after you were suspended at
- 7 that time?
- 8 A. I was living with Tawney Jones at the time.
- 9 Q. So you moved out from your aunt and uncle's?
- 10 A. Yes.
- 11 Q. When did you move out of your aunt and uncle's
- 12 house?
- 13 A. After nine months of being there.
- Q. You were still in junior high school then?
- 15 A. No. I had graduated 9th grade before I left.
- Q. So you were in high school -- was this before the
- 17 Ecstasy incident that you moved out of your --
- 18 A. Yes. I moved out during the summer between 9th
- 19 and 10th grade.
- Q. Why did you move out?
- 21 A. Because I no longer wanted to live with my aunt
- 22 and uncle.
- 23 Q. Was there any -- anything that happened that made
- 24 you not want to live with them?
- 25 A. They were too strict.

- 1 Q. Is that when you started to live with Tawney
- 2 Jones?
- 3 A. Yes.
- 4 Q. Was that a boyfriend?
- 5 A. No, it was a girl.
- 6 Q. A girlfriend. Did you rent an apartment with her?
- 7 A. No. I lived with her and her mother.
- Q. Did you do any drugs during the time you lived
- 9 with her and her mother?
- 10 A. No. Well, Ecstasy. Besides Ecstasy, no.
- 11 Q. You say "besides Ecstasy". So after that first
- 12 occasion which you used Ecstasy, you started to use Ecstasy
- on a more regular basis?
- 14 A. No, no. After that incident and we both got
- 15 suspended, her mother took me to a treatment facility and
- left me there. And from there I got on a plane and went
- 17 back -- came back to Alaska and came home to my mother.
- 18 Q. What treatment facility did she take you to?
- 19 A. I don't remember.
- Q. Was it in Spokane?
- 21 A. Yes. Well, you know, I don't even know. They
- 22 drove me for a long time. I didn't know where I was. I
- just called my mom and she got me home. I didn't even stay
- there that long.
- Q. How long did you stay?

- 1 A. I don't recall.
- Q. And did you undergo any treatment?
- 3 A. Maybe three days' worth.
- 4 O. What did that treatment consist of?
- 5 A. Just staying sober and reg -- like, groups that
- 6 they had, and people would talk about their problems.
- 7 Q. Were you taken there because you were having
- 8 trouble staying sober?
- 9 A. No, I was taken there so Tawney's mother could get
- 10 rid of me because I was a bad influence on her daughter, so
- 11 she thought.
- 12 Q. What made think -- to your knowledge, do you have
- an opinion as to why she thought you were bad?
- 14 A. Because we got in trouble. And Tawney told her
- mom it was my fault because she was scared.
- Q. What kind of trouble did you get in with Tawney?
- 17 A. Getting suspended in school for using Ecstasy.
- 18 Q. That goes back to the previous incident?
- 19 A. This is all the same incident.
- Q. When you leave the treatment facility, you said
- 21 you came back to Alaska?
- 22 A. Yes.
- 23 Q. How were you paying your expenses in Spokane?
- 24 Were your aunt and uncle taking care of all of your
- expenses?

- 1 A. While I was living with them?
- 2 Q. Yes, while you were living with them.
- 3 A. Yes.
- Q. Who paid to send you there? Did you take a plane?
- 5 A. Yes. My aunt paid for it.
- Q. And who paid your expenses -- how long was it
- 7 after you left your aunt and uncle that you were taken to
- 8 this treatment facility?
- 9 A. Four months, four or five months.
- 10 Q. During that four or five months, who paid for your
- 11 expenses?
- 12 A. I had a part-time job as a telemarketer when I
- 13 lived with Tawney.
- Q. How much did you make at this particular job?
- 15 A. \$9 an hour.
- Q. What was the name of the company?
- 17 A. I don't remember.
- Q. Do you know what city it was in?
- 19 A. Spokane.
- Q. Do you have any paycheck stubs?
- 21 A. No.
- Q. Were you paid with checks?
- 23 A. You know, honestly I don't even think I -- I only
- 24 had one paycheck before I got in trouble. I started
- 25 working right after school started. And I --

- 1 Q. I'm a little confused. I thought you got in
- trouble when you were still with your aunt and uncle?
- 3 A. No. I got in trouble when I lived with Tawney.
- Q. Then you got one paycheck from this place?
- 5 A. I don't even remember getting a paycheck from that
- 6 place, it was so long ago.
- 7 Q. So you don't have any recollection today of
- 8 whether you made any money at this job?
- 9 A. I know that I was getting paid \$9 an hour, and I
- 10 know that I worked there for a while.
- Q. What's "a while"?
- 12 A. I'd say two or three weeks. I don't remember
- 13 exactly from date to date.
- Q. Did you put these checks -- did you have a bank
- 15 account?
- 16 A. No.
- 17 Q. You cashed the checks someplace?
- 18 A. Yes.
- 19 Q. And you have no idea how much the checks were for?
- 20 A. I was 15 years old. I got money, I didn't care.
- 21 I went and bought clothes.
- Q. Were you doing any drugs at that time?
- 23 A. No.
- Q. Did you have a boyfriend at that time?
- 25 A. No.

- 1 Q. So your life is essentially uneventful, other than
- 2 this Ecstasy situation and going to this treatment
- 3 facility, until you come back to Alaska?
- 4 A. Yes.
- 5 Q. When you come back to Alaska who pays for your --
- 6 did you fly back?
- 7 A. Yes.
- 8 Q. Who pays for your ticket?
- 9 A. My mother.
- 10 Q. And did you move back in with your mother then?
- 11 A. Yes, I did.
- 12 Q. And how old were you at that time?
- 13 A. 15.
- Q. Where did you live with your mother then?
- 15 A. 6650 Tiffany Terrace.
- Q. Was your mother still using drugs?
- 17 A. Yes, she was.
- Q. Do you know what kind of drugs she was using?
- 19 A. Crack cocaine.
- Q. Using it on a regular basis?
- 21 A. Yes.
- Q. Did you start using crack cocaine?
- 23 A. Yes, I did.
- Q. Did you start using it initially with your mother?
- 25 A. Yes, I did.

- 1 Q. How old were you when you first started using
- crack cocaine with your mother?
- 3 A. 15.
- 4 Q. And can you tell me what happened the first time?
- 5 How did your mother get you to use crack cocaine, or why
- did she get you to do it, to your knowledge?
- 7 A. I heard her on the phone telling somebody that she
- 8 would meet them in a parking lot. I knew what she was
- 9 going to do. And all I wanted was to get along with my mom
- 10 again. You know, I wanted my mom back, so I told her I was
- 11 going with her. And she told me, no, I wasn't. And I got
- 12 in the car anyway. And we went down there, and that's
- where I first took my first crack hit.
- Q. Did you meet somebody there?
- 15 A. Yes.
- Q. Who was that?
- 17 A. Carl Bucher.
- 18 Q. Did you develop a relationship with Carl Bucher?
- 19 A. At one point.
- Q. At what point was that? How long after the time
- 21 that you first met him?
- 22 A. It was a matter of days. I don't even think it
- 23 was a week. I met him that day with my mother and took my
- 24 first crack hit with both of them. He got in the car, he
- 25 gave my mom drugs, and we started smoking some. And then

- 1 within that week I had smoked crack on two different
- occasions, once with my mom and Carl, and another with
- 3 Carl.
- 4 O. How old was Carl at that time?
- 5 A. I don't know.
- 6 Q. Was he more than 20?
- 7 A. Yes.
- 8 Q. More than 30?
- 9 A. I don't know.
- 10 Q. When you -- after that week, did you continue to
- 11 see him?
- 12 A. No.
- Q. Was that the last time you saw him?
- 14 A. Not the last time I've ever seen him, but the last
- 15 time I used drugs with him.
- Q. Did you ever have sex with Carl Bucher?
- 17 A. Yes, I did.
- Q. When was the first time you had sex with Carl
- 19 Bucher?
- 20 A. The only time I had sex with Carl Bucher was
- 21 during that second event that I smoked crack with him.
- Q. In the car?
- A. No. The second time.
- Q. Where was that?
- 25 A. At a hotel.

- Q. Who was -- was it just you and Carl?
- 2 A. That I recall, yes.
- 3 Q. So you smoked crack with him and your mother in
- 4 the car. And then you meet him in a hotel?
- A. He came to my house, and I left with him to go get
- 6 high and have fun.
- 7 Q. That was only the second time that you got high?
- 8 A. Uh-huh.
- 9 Q. Was that because you enjoyed it so much the first
- 10 time, getting high I mean?
- 11 A. Yeah. I didn't enjoy it so much, but I liked the
- 12 feeling.
- 13 Q. You liked it enough that you wanted to do it again
- 14 a few days later?
- 15 A. Yes.
- 16 Q. And did you know when you went to meet him that
- 17 you were going to go to a hotel?
- 18 A. No. He came to my house, I didn't go meet him.
- 19 Q. Did he tell you before you got to the hotel you
- were going to the hotel?
- 21 A. No.
- 22 Q. So the next thing you know you're at a hotel?
- A. No, not right away.
- Q. At some point does he tell you, "We're going to go
- to a hotel and have sex"?

- A. He didn't straight up tell me, "We're going to go
- 2 to a hotel and have sex." It just happened.
- Q. Did he tell you, "I'm going to take you to a
- 4 hotel"?
- 5 A. Yes.
- Q. And did you expect when you got to the hotel you
- 7 were going to have sex with him?
- 8 A. No, I did not, but it just happened.
- 9 Q. While you were at the hotel you were high on
- 10 crack?
- 11 A. Yes.
- 12 Q. When is the next -- so this is the first time,
- then, that you smoked crack with your mother, and at least
- 14 smoking with Carl Bucher. Was that the first time you had
- $15 ext{sex}$?
- 16 A. No.
- 17 Q. When was the first time you had sex?
- 18 MR. JONES: I'm going to object as to
- 19 relevancy. But you can answer that.
- THE WITNESS: Do I have to answer it?
- MR. JONES: Yes, you should.
- THE WITNESS: What type of sex?
- 23 BY MR. KENNER:
- Q. Any type of sex.
- 25 A. There is a lot of types of sex.

- 1 Q. Any type of sexual --
- 2 A. People consider touching sex.
- Q. What is the first experience in your mind that you
- 4 have that you think was a sexual experience?
- 5 A. 14 years old.
- 6 Q. And who was that with?
- 7 A. Steven Abrams.
- 8 Q. Were you using any drugs at that time?
- 9 A. No.
- 10 Q. And was the sex something less than what -- was it
- 11 intercourse?
- 12 A. Yes.
- Q. So when you said before, "what type of sex do I
- 14 mean", was there some other experiences before this -- what
- 15 was the person's name again, I'm sorry, that you had sex
- 16 with at 14?
- 17 A. Steven Abrams.
- Q. Do you know where he lives?
- 19 A. No.
- Q. Have you seen him since you were 14?
- 21 A. Yeah, once.
- Q. I'm sorry?
- A. Once.
- Q. How old was Abrams?
- 25 A. 16.

- Q. When is the next time that you used drugs after
- the occasions with Carl Bucher and your mother?
- 3 A. With Bambi and Josef.
- 4 Q. So you never used drugs with your mother again
- 5 before Josef?
- 6 A. No.
- 7 Q. Was your mother and Josef boyfriend and
- 8 girlfriend?
- 9 A. I don't know. I'm not the person to ask that
- 10 question.
- 11 Q. Well, did he come around the house and spend time
- 12 with your mother, around the house while you were living
- with your mother?
- 14 A. Yes, but this was after we both knew him for a
- 15 period of time.
- 16 Q. We'll come back to that in a few minutes. Was --
- tell me -- have you ever been arrested?
- 18 A. Yes.
- 19 Q. When was the first time you were ever arrested?
- 20 A. Like for my juvenile record or as being --
- 21 Q. Very first time you were arrested, when was that?
- 22 A. I was 15 and I had taken my mother's car. I went
- over to a friend's house, I brought my brother with me, and
- 24 she called my cell phone and my friend answered it and told
- 25 her where I was. And she called the cops and we got

- 1 arrested for stealing my mom's car and we went to juvenile
- 2 hall for two or three days, I don't remember exactly how
- 3 long.
- 4 Q. When was the next time you were ever arrested?
- 5 A. It would be in Seattle, Washington.
- 6 Q. When was that?
- 7 A. 2003 or -4, 2004, after I moved to Seattle with my
- 8 mom with the trip that Josef paid for.
- 9 Q. So between the arrest that you told us about when
- 10 you stole your mother's car and the time you were in
- 11 Seattle, you were never arrested?
- 12 A. I don't recall being arrested or remember at this
- 13 point in time.
- Q. Were you ever arrested for drug possession or
- 15 sales?
- 16 A. Yes.
- 17 Q. Is that in Seattle?
- 18 A. No, that was here in Anchorage.
- Q. Well, when was that?
- 20 A. May 2005 -- no, -4, 2004. Two years ago.
- 21 Q. The drug facility rehab place that you went to in
- 22 Spokane, was that the only drug rehab place that you've
- 23 been to?
- 24 A. No.
- 25 MR. JONES: Object. She didn't say it was a

- drug rehab, she said a treatment center. We don't know if
- 2 it was alcohol or what it was.
- 3 MR. KENNER: I apologize.
- 4 BY MR. KENNER:
- 5 Q. Have you been to any other treatment centers?
- 6 A. Yes, I have.
- 7 Q. Can you tell me, after the one in Spokane, what
- 8 was the next treatment center you were at?
- 9 A. Clitheroe.
- 10 Q. How do you spell that?
- 11 A. C-l-i-t-r-o-e [sic].
- 12 Q. And where was that?
- 13 A. The inpatient was out by the airport here in
- 14 Anchorage, Alaska; and the outpatient was off Bragaw.
- 15 O. What caused you to go to that program?
- 16 A. My getting arrested for drug possession.
- 17 Q. So that was part of your sentence for the drug
- 18 possession?
- 19 A. Yes.
- Q. Were there any other treatment facilities that
- 21 you've been to?
- 22 A. No, not that I can recall to this day.
- Q. When did you start drinking alcohol?
- MR. JONES: I'm going to object, that
- 25 assumes facts not in evidence at this point. You might

- 1 want to ask if she ever drank alcohol.
- 2 BY MR. KENNER:
- Q. Did you ever drink alcohol with your mother?
- 4 A. No.
- 5 Q. Did you ever drink alcohol with anybody?
- 6 A. Yes.
- 7 Q. Did you ever drink alcohol prior to you meeting
- 8 Mr. Boehm?
- 9 A. Yes.
- 10 Q. When was that, when did you start?
- 11 A. About the same time I started smoking marijuana.
- 12 So around 14, around that age. I'm not positive. It was
- before Josef Boehm, but it was in junior high.
- 14 Q. Did you continue to drink on a somewhat regular
- 15 basis from that point?
- 16 A. No. I occasionally drank alcohol. Very few, you
- 17 know, times a month, if that. But I did not drink alcohol
- on a regular basis.
- 19 Q. At some point did you live in a commune in Utah or
- in Seattle?
- 21 A. What's a commune?
- Q. A place where there were a whole group of people
- living, a number of families living together.
- 24 A. No, not that I know of. I don't know exactly what
- 25 that is.

- Q. When you were at home with your mother, was your
- 2 father living there?
- 3 A. Until I was 9.
- Q. Were there police called to the house because of
- 5 assaults by your father on your mother?
- 6 A. Yes.
- 7 Q. I think I asked you this before, but I just want
- 8 to be sure. Your testimony is after the crack cocaine
- 9 experience with Carl Bucher, you never did crack cocaine
- 10 again until after you knew Josef Boehm?
- 11 A. Yes, that I recall. I don't remember smoking
- 12 crack that often before I met Josef. I met him maybe two
- 13 weeks after that incident, two or three weeks after that
- 14 incident.
- 15 Q. Did you meet him through Bambi Tyree?
- 16 A. Yes, I did.
- 17 Q. How did you meet Bambi Tyree?
- 18 A. She was at my house with my mother.
- 19 Q. Was she a friend of your mother's?
- 20 A. Yes.
- Q. Was she supplying drugs to your mom? Was she her
- 22 dealer?
- 23 A. You know, I don't know. I know that she had given
- 24 drugs to my mom. I don't know that my mom had ever
- 25 boughten drugs from her.

- 1 Q. Did Bambi have a guy that she was with that was
- 2 selling drugs?
- 3 A. Many.
- 4 O. At that time?
- 5 A. Not that I know of.
- 6 Q. What did you say, "many"?
- 7 A. Well, in the time that I've known her she's had
- 8 many boyfriends that are drug dealers.
- 9 Q. So -- excuse me. How did you meet Bambi?
- 10 A. She was at my house with my mother downstairs.
- 11 Q. Did your mother introduce you to her?
- 12 A. I don't remember essentially shaking her hand and
- 13 saying, "Hi, I'm Salley." But I remember seeing her in my
- 14 house a couple times before I even talked to her.
- 15 O. And the times that you saw her in your house, was
- she with anybody else?
- 17 A. Prior to meeting Josef?
- 18 Q. Yes.
- 19 A. Prior to introducing me to Josef?
- Q. Prior to meeting Josef, yes.
- 21 A. Not that I recall. The only person that was in my
- 22 house the same time she was was Carl Bucher.
- 23 Q. Did you ever go out with Bambi before you met
- 24 Josef?
- 25 A. No. The only time -- the first time I left my

- 1 house with Bambi she took me to a hotel, I sat in a van for
- a half an hour, and then we took a cab to Josef's house.
- Q. Was there any time when there was money stolen
- 4 from Carl Bucher?
- 5 A. Yes.
- 6 Q. And who stole the money from Carl Bucher?
- 7 A. Bambi.
- Q. Is that the time that you were in the van?
- 9 A. Yes.
- 10 Q. So when you were in the van that you went to the
- 11 hotel with Bambi, Bambi had just stolen \$30,000 from Carl
- 12 Bucher?
- 13 A. I don't know about that much money. I only know
- 14 about 2 grand cash.
- 15 O. Did you ever tell anybody that she stole \$30,000?
- 16 A. I don't recall telling anybody that she stole
- 17 \$30,000, but I heard of it.
- Q. You heard she stole \$30,000 from Carl Bucher?
- 19 A. I heard that.
- Q. And did you hear that that happened the night that
- 21 you were with her in the van?
- 22 A. Yes.
- Q. Who did you hear that from?
- 24 A. My mother. She told me that I --
- MR. JONES: Well --

- 1 THE WITNESS: Okay.
- MR. JONES: I was going to object, but I
- 3 can't object to you answering.
- 4 THE WITNESS: Sorry.
- 5 BY MR. KENNER:
- 6 Q. What was your understanding about -- did you have
- 7 an understanding about when this \$30,000 was stolen?
- 8 A. I really can't tell you any accurate information
- 9 on the \$30,000. I can tell you hearsay, and I would prefer
- 10 not to.
- 11 MR. JONES: You can't. That was going to be
- 12 my objection.
- 13 THE WITNESS: I can't tell you hearsay.
- 14 BY MR. KENNER:
- 15 O. So when you got to the hotel, was it, when you sat
- in the van for a half an hour?
- 17 A. Yes.
- 18 Q. And Bambi left the van and came back a half hour
- 19 later?
- 20 A. Yeah, between 20 minutes and 30 minutes later.
- 21 Q. And then you leave the van with her?
- 22 A. Yes.
- Q. And did you go up to a hotel room?
- 24 A. Yes.
- Q. Did you smoke crack in that hotel room?

- 1 A. No.
- Q. Did you do any drugs in that hotel room?
- 3 A. No.
- Q. Are you familiar -- are you aware of any occasion
- 5 where your mother obtained crack cocaine in exchange for
- 6 your having sex with somebody?
- 7 A. No.
- 8 Q. When you were living with your uncle in
- 9 Washington, were you ever sexually assaulted by him?
- 10 A. No.
- 11 Q. Did you ever tell anybody you were?
- 12 A. Yes.
- 13 Q. Who did you tell you were sexually assaulted by
- 14 your uncle in Washington?
- 15 A. My mother.
- 16 Q. That was a lie?
- 17 A. Yeah, to my mom.
- Q. Why did you lie to your mother about that?
- 19 A. Because I didn't like my uncle. He was strict.
- 20 He enforced rules that were stupid. And it was all to keep
- 21 me under his foot. And I wanted to come home and -- I
- 22 don't know why I lied.
- 23 Q. Well, do you recall having an interview with a
- 24 psychologist, a Dr. Rose?
- A. Yeah.

- 1 Q. Do you remember telling Dr. Rose that your uncle
- 2 physically abused you in -- or sexually assaulted you,
- 3 rather, in Washington?
- 4 A. My uncle never physically sexually assaulted me.
- 5 Q. Did you tell that to Dr. Rose?
- 6 A. Not that I recall.
- 7 Q. Did you ever tell the psychologist Dr. Rose that
- 8 your uncle massaged you a table?
- 9 A. Yeah.
- 10 Q. Is your uncle a masseuse?
- 11 A. No.
- 12 Q. Why was he massaging you on a table?
- 13 A. He offered to give me a back rub.
- 14 Q. When you say he offered to give you a back rub,
- 15 did you tell Dr. Rose that his hands were close to your
- 16 vagina?
- 17 A. Yes, I remember that.
- 18 Q. Was that part of the back rub?
- 19 A. He was massaging my leg.
- 20 MR. JONES: I'm going to object, that calls
- 21 for speculation.
- 22 BY MR. KENNER:
- Q. Have you ever worked as a prostitute?
- 24 A. No.
- 25 Q. Have you ever had sex in exchange for drugs or

- 1 money?
- 2 A. What is your question?
- 3 Q. Have you ever had sex in exchange for drugs or
- 4 money?
- 5 A. I have had sex and accepted drugs afterward.
- 6 Q. When was that?
- 7 A. While living with Josef.
- 8 Q. How about Jay Whaley, did you ever have sex with
- 9 Jay Whaley?
- 10 A. Yes, I did.
- 11 Q. Is Jay Whaley a drug dealer?
- 12 A. Yes, he was.
- 13 Q. Was Jay Whaley the owner of an escort service?
- 14 A. Supposedly.
- 15 Q. Were you living with Jay Whaley?
- 16 A. Yes, I was.
- 17 Q. Jay Whaley got arrested while you were living with
- 18 him?
- 19 A. Yes.
- Q. While he was in custody, were you taking care of
- 21 his drug business for him?
- 22 A. No.
- 23 Q. Were you taking care of his escort business for
- 24 him?
- 25 A. No.

- 1 Q. Were you having sex with him?
- 2 A. Yes.
- Q. Was he giving you drugs?
- 4 A. Yes.
- 5 Q. Was he giving you money?
- 6 A. No.
- 7 Q. Was he paying for your rent and food?
- 8 A. Yes.
- 9 Q. Did you know Mr. Boehm at the time that you were
- 10 living with Jay Whaley?
- 11 A. Yes.
- 12 Q. How old were you when you were living with Jay
- Whaley?
- 14 A. 16, 16 or 17.
- 15 O. How old was Jay Whaley at the time?
- 16 A. 30.
- 17 Q. How long did you live with him?
- 18 A. I don't recall exactly how long.
- 19 Q. Did he ever supply drugs to your mother, to your
- 20 knowledge?
- 21 A. Yes.
- Q. Did he sell them to her?
- 23 A. Yes.
- 24 Q. How about Carl -- I'm sorry, we talked about that.
- Who is Gary D.?

- 1 A. He was one of my mother's drug associates.
- Q. What is a drug associate?
- 3 A. They smoked crack together on a regular basis.
- Q. Did you ever live with Gary D.?
- 5 A. No.
- 6 Q. Did you ever have sex with him?
- 7 A. No.
- 8 Q. Do you know Clarence, anybody named Clarence?
- 9 A. Yes.
- 10 Q. Who is Clarence?
- 11 A. I barely knew him. He was a white guy that drove
- 12 around in a cowboy hat, that's all I remember of Clarence.
- Q. Do you know his last name?
- 14 A. No, I don't.
- 15 O. How about Pete Caldaron (ph)?
- 16 A. Who?
- 17 Q. Pete Caldaron?
- 18 A. No.
- 19 Q. You don't know him?
- 20 A. No.
- 21 Q. Did there come a time when you had an interview
- with Detective Boltz?
- 23 A. Yes.
- Q. Was that in person or on the telephone?
- 25 A. I don't recall. Maybe both.

- Q. When you had an interview with Detective Boltz,
- was the first one a recorded interview, to your knowledge?
- 3 A. I'm not sure. I don't even remember that.
- 4 Q. In addition to -- you do remember that you had an
- 5 interview with him over the phone and one in person. Do
- 6 you remember both of those things?
- 7 A. I remember talking to Detective Boltz on the
- 8 phone, and I remember meeting him when I flew up to Alaska
- 9 and testified in Josef's grand jury.
- 10 Q. Did you see him at the station when he took a
- 11 statement from you?
- 12 A. The police station?
- 13 Q. Yes, before you testified at the grand jury? Did
- 14 you talk to Detective Boltz about what you were going to
- 15 testify about at the grand jury?
- 16 A. Yes, I did.
- 17 Q. And when did you do that?
- 18 A. I don't recall. I can't --
- 19 Q. How close to the time that you testified at the
- grand jury did you have the conversation with Detective
- 21 Boltz?
- 22 A. Honestly, I can't tell you an exact date. Before
- 23 the grand jury. I don't remember.
- Q. Any time reference? Was it months, was it weeks?
- 25 A. No. It was maybe a couple of days or weeks. I

- 1 know that I talked to him -- I called him before I flew up
- 2 there. And I flew up there while I was in juvenile
- detention in Seattle, and I did the grand jury for Mr.
- 4 Boehm. I don't remember in between that frame time exactly
- 5 when I talked to Steve Boltz.
- 6 Q. Did you receive any assistance from either the
- 7 government or Mr. Boltz in your case in Seattle, in getting
- 8 that case resolved?
- 9 A. No.
- 10 Q. So I think we had gotten to the point where you
- 11 said you smoked crack, and at some point you saw Mr. Boehm
- 12 at your mother's house. Is that the first time you saw Mr.
- 13 Boehm?
- 14 A. No.
- 15 O. When was the first time you saw Mr. Boehm?
- 16 A. When Bambi Tyree brought me to his house.
- 17 Q. When did Bambi Tyree first bring you to his house?
- 18 A. In October of '01, around that time. I know that
- 19 there was snow outside and I just came back from Seattle --
- or Spokane, excuse me.
- 21 Q. Do you have any recollection of meeting Mr. Boehm
- 22 at your mother's house with Bambi and Bambi stealing \$2,000
- from Mr. Boehm while he was sleeping at your mother's
- 24 house?
- A. Mr. Boehm?

- 1 Q. Yes.
- 2 A. I don't have recollection of that being Mr. Boehm.
- 3 I remember that being --
- 4 Q. Who was that?
- 5 A. -- Carl Bucher, Bucher, whatever his name is.
- 6 Q. Did that occur with Bambi before she took you to
- 7 meet Mr. Boehm?
- 8 A. Yes. That was the same night -- or same day.
- 9 Q. So Bambi drives you to Mr. Boehm's house, is that
- 10 correct?
- 11 A. Yes.
- 12 Q. And how many times had you seen Bambi prior to
- 13 that?
- 14 A. Very few.
- 15 Q. Had you done drugs with her?
- 16 A. No.
- 17 Q. Had you talked about doing drugs with her?
- 18 A. That's why we were leaving my house, to go get
- 19 high.
- Q. You were leaving to go to Mr. Boehm's house to get
- 21 high?
- 22 A. I didn't know where she was taking me.
- 23 Q. So you and Bambi wanted to get high, and she was
- 24 going to take you someplace to make that happen, help make
- 25 that happen?

- 1 A. Yes. Bambi --
- Q. Did she tell you she was going to buy the drugs
- 3 from somebody?
- 4 A. I don't remember exactly what she told me she was
- 5 going to do. She just asked me if I wanted to have some
- fun, and I went with her.
- 7 Q. Did she tell you -- describe the kind of fun?
- 8 A. Not exactly, no.
- 9 Q. What did you think she meant when she said, "Do
- 10 you want to have some fun"?
- 11 A. I didn't really know. I had no expectations. I
- 12 didn't know that, you know, I was -- I didn't know what was
- going to happen next, what would happen.
- 14 Q. But you wanted to go with her to have some fun,
- 15 whatever that meant?
- 16 A. Yeah.
- Q. And you get to Mr. Boehm's house, is that correct?
- 18 A. Yes.
- Q. And after you get to Mr. Boehm's house, did you do
- 20 drugs?
- 21 A. Yes.
- Q. And who supplied the drugs?
- 23 A. Josef Boehm did.
- Q. And did you see Bambi give him any drugs?
- 25 A. No.

- 1 Q. Did Bambi do drugs?
- 2 A. Yes.
- 3 Q. You did drugs?
- 4 A. Yes.
- 5 Q. Mr. Boehm did drugs?
- 6 A. Yes.
- 7 Q. And then you left?
- 8 A. We all left.
- 9 Q. Who is "we all"?
- 10 A. Bambi, Josef Boehm, and I.
- 11 Q. Where did you go?
- 12 A. We went to Fred Meyer and bought clothes, and then
- we went to the Microtel.
- 14 Q. Do you ever remember -- let me start at this
- 15 point.
- When is the first time you met Leslie
- 17 Williams?
- 18 A. I don't remember. Honestly, I can't tell you
- 19 that.
- Q. When is the first time you met Allen Bolling?
- 21 A. This was the time that I wasn't doing drugs very
- often, I wasn't at Josef's all the time. I went to go
- 23 visit Bambi, she told me she would give me some money and
- she was at Josef's. I walked upstairs. Allen, a black man
- 25 Allen, was sitting at the table. I didn't pay him any

- 1 attention and I went to Josef's room. Bambi gave me \$200
- 2 and I left. As I was leaving Allen smiled at me and waved
- 3 his bag of dope, and that's the first time I ever met him.
- 4 I didn't know his name then, I didn't know anything about
- 5 him until later. But that was the first time I ever saw
- 6 Allen Bolling. And I can't give you a date, I don't know.
- 7 Q. Did you ever have a -- did you ever tell anybody
- 8 that the first time you met Josef Boehm was at your house
- 9 when Josef Boehm was asleep downstairs on your mom's bed?
- 10 A. I don't recall telling anybody that.
- 11 Q. Do you recall testifying in front of the grand
- 12 jury?
- 13 A. I think they are getting -- you know, I don't
- 14 know. I might have. Also when I was -- when I did the
- 15 grand jury, before I got arrested I was using drugs, I was
- 16 still using drugs.
- 17 And when I got arrested and went to juvenile
- 18 hall I was detoxing. And when I did the grand jury -- I
- remember sitting in the room. I don't remember every
- single word I said. And I may have said that, but I don't
- 21 recall saying that.
- Q. Do you remember on January 21st, 2004 at the grand
- 23 jury being asked this.
- Question: Okay, let's talk about your first
- time meeting Mr. Boehm. How did that happen?

- 1 And your answer being: I was at my house
- 2 and I woke up and Bambi was there. And Carl, the guy that
- 3 I had met Bambi through, was sleeping downstairs in my
- 4 mom's room, and he had his pants -- he had his pants off
- 5 but they were wrapped around his arm so nobody could take
- 6 what was in his pockets. And Bambi and I had gotten his
- 7 pants away from him and ended up stealing \$2,000 from him.
- 8 And we left in his van that had \$30,000 in a suitcase in
- 9 the back. And we went to the Holiday Inn Hotel downtown
- 10 across from the Millennium Club.
- 11 Do you remember being asked that question
- 12 and giving that answer?
- 13 A. Yes. That's Carl, not Josef Boehm. It says Carl,
- 14 not Josef Boehm.
- 15 O. Okay. So you do remember, though, that there was
- 16 \$30,000 in a suitcase?
- 17 A. I remember being told. I never once saw a
- suitcase. I never once saw \$30,000.
- 19 O. Well, why did you testify that when you left in
- his van, the van had \$30,000 in a suitcase in the back, if
- 21 you didn't know it?
- 22 A. Because I was told that. You know, obviously I
- 23 shouldn't have testified to it. I was young, you know, I
- 24 did not know that you can't testify to something that
- 25 you -- that I was told. I apologize for that, and I'm

- 1 sorry that you have that information. But I can't sit
- there and tell you that I knew there was \$30,000 in the van
- 3 today.
- 4 Q. Did you know you were under oath at the grand
- 5 jury --
- 6 A. Yes, I did.
- 7 Q. -- to tell the truth?
- 8 A. Yes.
- 9 Q. And were you telling the truth?
- 10 A. Yes, to the -- I should have stated that I was
- 11 told. I was only told there was \$30,000.
- 12 Q. So this is an incorrect answer is what you're
- telling us then?
- 14 MR. JONES: I'm going to object. It calls
- 15 for a conclusion.
- 16 BY MR. KENNER:
- 17 Q. Was the statement that I just read to you, the
- answer you gave in response to the question that I read, a
- 19 truthful answer or not?
- 20 A. It was the answer I gave.
- 21 Q. I understand that. But was it truthful when you
- 22 gave it? Are you telling us today that there were reasons
- that caused you to give an untruthful answer?
- 24 A. I don't consider that untruthful. I was 17 years
- old when I did that, okay. And being 17 years old, not

- 1 knowing the law, when I said that there was \$30,000 in the
- 2 back, I was told there was \$30,000 in the back. I should
- 3 have stated that I was only told and I did not see it.
- 4 Q. Who told you there was \$30,000 in the back?
- 5 A. My mother told me that \$30,000 was stolen from
- 6 Carl and I needed to bring it back. I did not know about
- 7 the \$30,000 until she told me. And then other people were
- 8 talking about it, too, and Carl was talking about it. And
- 9 I didn't want to, you know, get in that mess. But I never
- once saw the \$30,000 or had anything to do with it.
- 11 Q. Was it true that you went to the Holiday Inn Hotel
- 12 in a van?
- 13 A. Yes, and waited outside for Bambi for like 20 to
- 30 minutes. She finally brought me up there and we left
- 15 right away because they were scared about how young I was.
- And that's when we went to Josef's.
- 17 Q. Now when you testified at the grand jury -- let me
- 18 withdraw that.
- 19 Did Al Bolling bring an ounce of cocaine
- 20 every day for Josef Boehm during the time that you were
- 21 around Josef Boehm?
- 22 A. I wouldn't know how much every day. I would not
- 23 know exactly how much every day.
- Q. Did you say -- did you ever tell anybody that
- 25 Allen Bolling would bring over an ounce a day for Josef

- 1 Boehm?
- 2 A. He would bring over drugs every single day.
- Q. Did you ever tell anybody that he brought an ounce
- 4 a day over for Mr. Boehm?
- 5 A. I might have.
- 6 Q. Was it true?
- 7 A. He was bringing drugs.
- Q. Was it true that he brought an ounce a day of
- 9 cocaine for Mr. Boehm?
- 10 A. Yes, it very well could have been true.
- 11 MR. KENNER: Can I have just a moment,
- 12 please.
- MR. JONES: Could we take a short break.
- 14 VIDEOGRAPHER: Off record, counsel, at
- 15 10:32.
- 16 (Off the record.)
- 17 VIDEOGRAPHER: We're back on record at
- 18 10:39. We begin tape 2. And in the interest of
- 19 completeness, let me identify also present appearances by
- Joe Malatesta, Monica Torrey, John Ybarra, and Terry
- 21 Shurtleff.
- MR. KENNER: Just so the record is clear,
- when you say appearances, they are here.
- 24 VIDEOGRAPHER: Yes. Also present, thank
- you, counsel.

- 1 MR. KENNER: At least as far as I know, the
- 2 people you just mentioned are not making appearances, but
- 3 they are present.
- 4 VIDEOGRAPHER: Thank you, counsel.
- 5 BY MR. KENNER:
- Q. I'm sorry, I think we were asking about whether or
- 7 not you had said that Allen Bolling brought an ounce of
- 8 cocaine or more a day, okay. Is that a truthful statement?
- 9 A. I would like to review what I stated in my -- all
- 10 my testimony.
- 11 Q. Do you have a present recollection today of
- 12 whether or not that's true?
- 13 A. I don't even know what an ounce of dope is
- 14 anymore. I've been trying to forget about what happened to
- me, okay. I know that Allen Bolling brought dope daily
- 16 over to Josef; if not, every other hour because he used so
- 17 much, okay. So I don't know exactly what an ounce is
- anymore, so therefore today I can't tell you if he brought
- 19 that much.
- Q. When you say you don't know what an ounce is, you
- 21 don't know what an ounce quantity of any substance is? You
- 22 don't know how much an ounce of anything is, is that what
- you're telling me?
- 24 A. I mean, cocaine is different.
- 25 Q. An ounce of cocaine is different than an ounce of

- 1 baby powder, other than the fact that, of course, that the
- 2 substance is difference?
- A. I don't ever measure an ounce of baby powder, so I
- 4 wouldn't know.
- 5 Q. Did you used to measure the ounce of cocaine every
- 6 day?
- 7 A. No.
- 8 Q. When you say you would like to review, are you
- 9 telling me you have no present recollection of whether or
- 10 not you have ever made a statement under oath that you knew
- 11 for a fact that Allen daily would bring him, I believe that
- 12 refers to Mr. Boehm, over an ounce of cocaine, if not more?
- 13 A. As I told you before, I would like to review what
- 14 was in the paperwork that I stated.
- 15 O. You need that to refresh your recollection as to
- 16 whether you said that?
- 17 A. I'd like to read the whole thing over again,
- 18 because that was --
- 19 O. Ma'am, I understand you'd like to read it over
- again, and that's fine that you'd like to read it over
- 21 again.
- I'm asking you a question, and I'm asking if
- you need to read this to refresh your recollection about
- 24 whether or not when you said it it was true?
- 25 A. If I said he brought an ounce of cocaine a day to

- 1 Josef Boehm back in that time, and what I remembered from
- then, yes, it was true.
- Q. Let me try to get back to the chronological order
- 4 here. The date when you first meet Mr. Boehm is what,
- 5 approximately a year?
- 6 A. October '01, 2001.
- 7 Q. October of '01?
- 8 A. October of 2001 approximately. I'm guessing.
- 9 Q. And this is the first night that you go to the
- 10 hotel that you've been describing before, is that right?
- 11 A. Yes.
- 12 Q. And you did not go up to the hotel room, or you
- 13 did?
- 14 A. I did. When Bambi -- when we left my house and
- went to the hotel first?
- 16 Q. Yes.
- 17 A. Yes, I did go up to the hotel room.
- Q. And who was present there?
- 19 A. Tony Heffner and some other lady, I don't know her
- 20 name.
- Q. And was your mother in that hotel room?
- 22 A. No.
- 23 Q. And what was Tony Heffner and this other person
- 24 doing?
- 25 A. I don't know. I wasn't in there long enough to

- 1 figure it out.
- Q. Did you see any drugs there?
- 3 A. No.
- 4 Q. What was the purpose of your going up there?
- 5 A. Bambi asked me to come up there.
- 6 O. Why?
- 7 A. I don't know.
- 8 MR. JONES: Objection, calls for
- 9 speculation.
- 10 BY MR. KENNER:
- 11 Q. Did Bambi tell you why she wanted you to come up
- 12 there?
- 13 A. No, she didn't.
- Q. Why did you leave so quickly?
- 15 A. To go up there? Or why did I leave the hotel so
- 16 quickly?
- 17 Q. To leave the hotel so quickly?
- 18 A. Bambi later told me that they were uncomfortable
- 19 with my age and how old I looked.
- Q. Did she tell you why they were uncomfortable? Did
- 21 they want you to do something that they then got
- 22 uncomfortable about your age?
- 23 A. Can you clarify the question?
- 24 Q. Yes. When she said they got uncomfortable about
- 25 your age, were you aware of what they were uncomfortable

- 1 about your age?
- 2 A. No.
- 3 Q. They just didn't like people your age? It made
- 4 them uncomfortable to be around people your age?
- 5 A. I don't know why they didn't like the fact that I
- 6 was in there.
- 7 Q. So you left there, you go to Mr. Boehm's house, is
- 8 that correct?
- 9 A. Yes.
- 10 O. And at Mr. Boehm's house who is present?
- 11 A. Just Josef Boehm, Bambi Tyree, and myself.
- 12 Q. And how long do you stay there?
- 13 A. I'm guessing about around four hours. I don't
- 14 know for sure. When you're high on crack cocaine, you lose
- 15 track of time.
- Q. Also affects your memory, as you told us before?
- 17 A. To an extent. It depends on how long you're on
- 18 it.
- 19 Q. How long were you on crack cocaine?
- 20 A. That day I started at Josef Boehm's house.
- Q. You've done crack cocaine before?
- 22 A. I had done it before, but I was not high and on a
- 23 binge when I went to Josef's to meet him the first time.
- Q. And after you smoked crack did anything else
- happen before you went to Fred Meyer?

- 1 A. No.
- Q. When you went to Fred Meyers were you still high?
- 3 A. Yes.
- Q. And did Joe buy you some clothes there?
- 5 A. Bambi did.
- 6 Q. Bambi bought you clothes?
- 7 A. Yes.
- 8 Q. And Joe was there?
- 9 A. He stayed in the car.
- 10 Q. And then after you left there you went to the
- 11 Microtel Hotel?
- 12 A. Yes.
- 13 Q. Did you go in?
- 14 A. Yes.
- Q. And did you go into a room?
- 16 A. Yes.
- 17 Q. And who was in the room?
- 18 A. Just Josef Boehm, Bambi Tyree, and myself.
- 19 Q. And when you were -- how long did you stay in that
- 20 room?
- 21 A. I don't remember. A couple days maybe. I don't
- 22 remember.
- Q. Did you smoke more crack cocaine?
- 24 A. Yes.
- Q. Who is cooking the crack cocaine?

- 1 A. It was already cooked.
- Q. And did you have any sex with anybody in that
- 3 room?
- 4 A. Yes.
- 5 Q. And who was that?
- 6 A. Josef Boehm.
- 7 Q. And was that oral sex?
- 8 A. Yes.
- 9 Q. And was your mother present in the hotel room at
- 10 that time?
- 11 A. No.
- 12 Q. Did you ever tell anybody that your mother was
- 13 present in the hotel room the first time that you had oral
- 14 sex with Josef Boehm?
- 15 A. My mother did end up coming to that hotel room. I
- don't recall her ever seeing me give Josef oral sex. And I
- don't ever recall saying that, either.
- 18 Q. When you were having oral sex with Mr. Boehm at
- 19 the Microtel Hotel, was that in the bathroom?
- 20 A. Yes.
- 21 Q. Did your mother come in while you were doing that
- in the bathroom?
- 23 A. I don't recall that.
- Q. Did you ever tell anybody that?
- 25 A. I might have. I don't recall telling anybody

- 1 that.
- 2 Q. Was it true? Is it true? Did she come in there?
- 3 A. My mother did come to the hotel. I don't remember
- 4 her walking in on me giving Josef Boehm oral sex, but I
- 5 remember my mother being at the hotel. I remember us all
- 6 being in the bathroom smoking crack. But I really don't
- 7 think that my mother would have allowed me to suck a
- 8 60-year-old man's dick in front of her, high or not.
- 9 Q. Did your mom get high with you in the room?
- 10 A. Yes, she did.
- 11 Q. Did you ever tell anybody that you were in the
- 12 bathroom with Joe on this occasion and that Bambi opened
- 13 the door because Mr. Boehm didn't feel you needed it
- locked, and she, referring to your mother, saw me?
- 15 A. I don't remember saying that.
- Q. Was your mother aware that you were having oral
- 17 sex with Mr. Bucher? She was there.
- 18 A. No.
- 19 Q. Was she aware of it?
- 20 A. Back then, not that I recall. She knows of it
- 21 now.
- Q. Do you remember telling somebody that Carl was a
- fucking sicko. He was the first guy you ever smoked crack
- 24 with, and he forced me into some shit that Josef never even
- 25 forced me into. That he was the first person that you

- traded sexual favors for money with?
- 2 A. That doesn't sound like something that would come
- 3 out of my mouth.
- 4 Q. That doesn't sound like something that would come
- 5 out of your mouth?
- 6 A. No.
- 7 Q. So you have no recollection of ever saying that?
- 8 A. No. Can you state that again, what was said?
- 9 MR. KENNER: Can that be read back?
- 10 (Record read)
- 11 THE WITNESS: I don't remember saying that.
- 12 MR. JONES: Can we go off the record for
- 13 just a second.
- 14 VIDEOGRAPHER: Move off record, counsel, at
- 15 10:52.
- 16 (Off the record.)
- 17 VIDEOGRAPHER: We are on record at 11:00
- 18 a.m., thank you.
- 19 BY MR. KENNER:
- Q. When we left off we were talking about a statement
- 21 that you don't recall making.
- 22 A. What statement was that?
- 23 MR. KENNER: We can have it read back. It
- 24 was the one just before we took a recess.
- 25 (Record read)

- 1 BY MR. KENNER:
- 2 Q. Okay.
- 3 A. I would have to review my grand jury transcripts
- 4 in order to give you an accurate answer.
- 5 Q. My question wasn't did you say that in front of
- 6 the grand jury, was question was did you ever make that
- 7 statement to anybody?
- 8 A. I don't remember saying that to anybody.
- 9 Q. Let me show you an interview that was conducted
- 10 with you on June 4th, 2004. And I would ask you to read
- 11 from line 23 on page 22 to line 18 on page 23. You can
- 12 show it to your counsel.
- 13 MR. JONES: We request an entire copy of the
- 14 transcript be made as an exhibit since it's being used for
- this purpose. So you can take care of that, Eric?
- 16 THE WITNESS: Where do I read. Box 23?
- 17 BY MR. KENNER:
- 18 Q. Where I put a little mark next to it.
- 19 MR. YBARRA: There is a mark -- I'm sorry.
- 20 BY MR. KENNER:
- Q. The top upper box.
- 22 A. To where do you want me to read?
- 23 Q. To the box below it where the next mark is.
- 24 A. Question: I agree --
- 25 Q. Read it to yourself and tell me if that refreshes

- 1 your recollection about ever having made that statement.
- 2 A. Okay, I read it.
- 3 Q. Does that refresh your recollection about having
- 4 made that statement?
- 5 A. It does. And from the looks of how I was
- 6 speaking, and the language I used, I mean, and the date of
- 7 this, this was four days after I got arrested, so I was
- 8 detoxing.
- I mean, I may have said it obviously, and if
- 10 I recall right you (indicating) were the one that took the
- 11 statement, right, whatever his name is.
- So I -- yeah, at the time, I mean, coming
- 13 off drugs and being mad with anybody that had hurt me while
- I was high or used me as a sex toy, I can see myself saying
- 15 that. So yes, I did say this.
- 16 Q. Was it true?
- 17 A. Carl is a sicko.
- Q. Was what you just read there, does it refresh your
- 19 recollection about having made the statement? You told us
- 20 yes.
- 21 A. It refreshes it --
- 22 Q. Ma'am, ma'am. It does refresh your recollection,
- 23 correct?
- 24 A. Okay.
- Q. Now that your recollection is refreshed, my next

- 1 question is, is what your recollection refreshed about
- 2 true?
- 3 A. Yes. But I don't remember -- like, I vividly
- 4 don't remember exactly everything that happened with Carl.
- 5 It says he forced me into some shit that Josef never forced
- 6 me into. And everything that I have done with Carl I've
- done with Josef, that I can remember, as of this day. So I
- 8 don't know why I said that, okay.
- 9 Q. So you don't know whether that's true --
- 10 MR. JONES: Can that be marked as an
- 11 exhibit?
- 12 MR. KENNER: These pages will be marked as
- 13 an exhibit.
- 14 THE WITNESS: It's true I said it.
- 15 MR. JONES: We need the entire transcript,
- obviously. Everything has to be taken in context. So if
- 17 you're using any portion of it, we're entitled to the
- 18 entire copy.
- MR. KENNER: The only reason that I'm using
- it is to refresh her recollection. And now she's reviewing
- 21 the entire --
- 22 MR. JONES: Nevertheless, at least on record
- 23 I'm requesting a copy.
- MR. KENNER: I understand that, and I'm not
- 25 telling you that I'm not going to give it to you. I'm

- simply telling you --
- 2 MR. JONES: I know.
- 3 BY MR. KENNER:
- 4 Q. I'm still trying to find out whether or not when
- 5 you made this statement was it true?
- 6 A. That was how I felt at the time.
- 7 Q. So that was your best recollection of what was the
- 8 truth at that time?
- 9 A. At that time. Obviously if that's what I said, I
- 10 mean, it's on paper. But yet I don't understand why I
- 11 would say something like that, because everything that I
- 12 had done with Carl I've done that and more with Josef, more
- 13 times, too.
- Q. What did you do with Carl sexually?
- 15 A. Oral sex and -- yeah, oral sex. We might have had
- intercourse. I can't picture it in my head, I don't
- 17 remember. There was just that one time I got high with
- 18 him.
- 19 Q. And in exchange for that oral sex and/or
- intercourse you were getting crack cocaine from him?
- 21 A. We didn't make a deal, "If you suck my dick I'm
- 22 going to give you drugs." We were getting high, and me
- 23 being high and incoherent and the first time I used
- 24 drugs -- I mean, I don't know if I'm allowed to ask
- 25 questions, but --

- 1 Q. No, you're not allowed to ask questions.
- 2 A. Well, obviously you don't know what it's like to
- 3 be high on crack cocaine.
- 4 Q. You're right.
- 5 A. So any decision making was definitely not
- 6 something that I was in my right mind. And I, you know,
- 7 had oral sex with Carl Bucher.
- 8 Q. You had oral sex with him because he had given you
- 9 crack cocaine, which put you in a state of mind that caused
- 10 you to do that?
- 11 A. I didn't care -- yes. I did not care about my
- 12 choices.
- 13 Q. Were you ever told by Detective Boltz that if you
- 14 didn't cooperate with his investigation and give him the
- 15 statements that he was looking for with regard to Mr.
- Boehm, that you could just be a defendant as well?
- 17 A. No.
- Q. So after this -- we're in 2001 in the van and
- 19 you're at Josef Boehm's house, correct?
- 20 A. Uh-huh.
- 21 Q. And then you go to the hotel and you're in the
- 22 bathroom with him and your mother comes in, correct?
- 23 A. Okay.
- Q. Don't say okay. Is that correct?
- 25 A. Well, I mean, yeah, I'm in the bathroom smoking

- drugs with Josef. I call my mom to check in and tell her
- where I'm at and she comes over. So yes, okay.
- 3 Q. Did you call your mom and tell her what you were
- 4 doing in the hotel room?
- 5 A. No.
- 6 Q. Did you tell her you were high?
- 7 A. No.
- 8 Q. Why did you want her to come over?
- 9 A. I hadn't seen her in a couple hours. I left
- 10 without telling her, and I wanted to check in. That's what
- daughters are supposed to do.
- 12 Q. Let me understand this. You're high on crack
- cocaine for several hours, you're in a hotel room, you're
- 14 giving somebody head in the bathroom, and you decide that
- 15 the right thing for a girl to do is to check in every
- 16 couple of hours with your mother, is that a fair statement
- 17 of what you said?
- 18 A. I didn't check in every couple hours. I called my
- 19 mom to let her know where I was at. You know, come to
- think of it, Bambi might even have reminded me to call my
- 21 mother, okay.
- 22 Q. And did you tell your mother when you called that
- 23 you were high?
- A. No. I wouldn't say that over the phone.
- Q. When she got there --

- 1 A. She knew. She knew who I was with. I told her I
- was with Bambi. And I'm sure she assumed that I was using.
- 3 Q. So your mother knew that you were -- at that point
- 4 in your life were using crack cocaine with Bambi?
- 5 A. Yes.
- 6 Q. And she would use -- she, your mother, would use
- 7 crack cocaine with you and with Bambi?
- 8 A. Yes.
- 9 Q. So it wouldn't be unusual if you were using crack
- 10 cocaine to let your mother know, hey, I'm doing some crack,
- 11 see if she wanted to come and join?
- 12 MR. JONES: I'm going to object, calls for
- 13 speculation. You're assuming facts in [sic] evidence. She
- 14 never stated that she told her mom to come over. She
- 15 merely stated that she called and checked in with her
- mother.
- 17 BY MR. KENNER:
- Q. When you made that call, did you expect your
- 19 mother to come over?
- 20 A. I don't remember.
- 21 Q. Was your mother a crack addict at that time?
- 22 A. Yes.
- 23 Q. So if your mother knew that or believed that you
- 24 were with Bambi doing crack, would it have been your state
- of mind that you would have expected her to want to come

- 1 over and join in?
- 2 MR. JONES: I'm going to object again. That
- 3 calls for speculation.
- 4 MR. KENNER: Are you going to direct her not
- 5 to answer?
- 6 MR. JONES: You can answer if you want.
- 7 It's not going to be admissible, but go ahead.
- 8 THE WITNESS: I would never ask my mom to
- 9 join in with me and Josef or any sexual partner I had.
- 10 BY MR. KENNER:
- 11 Q. So when your mother does get there, does she start
- 12 using crack also?
- 13 A. Yes, she does.
- 14 Q. So now we've got you, your mother, Bambi, and
- Josef using crack in this hotel?
- 16 A. Yes. Bambi's boyfriend Tony Heffner also showed
- 17 up.
- Q. Did he show up to bring some more drugs?
- 19 A. I don't know.
- Q. When you got there did somebody have drugs?
- 21 A. Josef had drugs.
- Q. And how long did -- you said you were there for a
- 23 couple days?
- A. I don't recall exactly how long I was there.
- 25 Q. Was your mother there for whatever time you were

- 1 there?
- 2 A. No.
- 3 Q. How long --
- 4 A. Josef gave her some drugs, and I think she ended
- 5 up leaving because she didn't want to be there.
- Q. When your mother got to the hotel you were already
- 7 in the bathroom with Joe, is that correct, with Josef?
- 8 A. I might have been. I don't remember exactly where
- 9 I was in the hotel room when she showed up.
- 10 Q. Do you remember being asked the question: "Did
- 11 she know what was going on in the bathroom with you and
- Joe?" And we're referring to the incident we're talking
- about at the hotel.
- 14 And you're answering: When she showed up
- 15 there I was in the bathroom with Joe, and Bambi opened the
- 16 door because he didn't feel we needed it locked, and she
- saw me.
- Do you recall being asked that question and
- 19 giving that --
- 20 A. Yeah, I'm sure she saw me in the bathroom with
- 21 Josef. She came into the bathroom. That doesn't mean she
- 22 saw me giving him oral sex in the bathroom.
- Q. And you've seen -- I'm sorry, is it true that you
- 24 have been to a hotel, regardless of who with, approximately
- 25 a total of 12 times?

- 1 A. With what intent?
- Q. Well, do you remember being asked the question:
- 3 "Around how many times have you been there..." referring to
- 4 the hotel, "...with Joe about?"
- 5 And your answer: With -- with Joe?
- 6 Question: Or with anybody?
- 7 Answer: I'd say I've been about a total of
- 8 12 times.
- 9 Question: Okay.
- 10 Answer: And with Joe between six and eight.
- 11 A. Okay, yes, I remember saying that.
- 12 Q. Is that accurate?
- 13 A. Yes.
- Q. Who were you there with the times that you weren't
- 15 there with Joe?
- 16 A. With Bambi. With -- I've been in hotel rooms with
- 17 Jay Whaley. I was in a hotel room with Carl when that
- happened. Mostly they were with Josef.
- Q. Well, about --
- 20 A. Four of them weren't. So, I mean, the only other
- 21 people --
- Q. Four to six weren't?
- 23 A. The only other people that I've been in hotel
- rooms with are, using drugs, is Bambi, Jay Whaley, Carl,
- and that's all I can think of.

- Q. Was there an occasion when you were in a hotel
- with Josef and your mother came over and you got in an
- 3 argument with her and threw her out of the room, do you
- 4 recall that?
- 5 A. I remember arguing with my mother a lot.
- Q. Do you remember throwing her out of the room
- 7 without any clothes on, naked?
- 8 A. No.
- 9 Q. Do you remember telling anybody that?
- 10 A. No.
- 11 Q. After that occasion, when was the next time that
- 12 you -- or let me withdraw that.
- 13 Did you go back to your mom's house after
- 14 the several days in the hotel?
- 15 A. Yes, I went home.
- 16 Q. Is that where you were living at that time?
- 17 A. Yes.
- 18 Q. And who else was living there then?
- 19 A. My brother.
- Q. Paxton?
- 21 A. Yes.
- Q. And your mother was still doing crack cocaine
- while you were living there?
- 24 A. Yes.
- 25 Q. And you were still doing crack cocaine with your

- 1 mother while you were living there?
- 2 A. Occasionally.
- 3 Q. Where were you getting the crack cocaine you were
- 4 doing at home with your mom?
- 5 A. I didn't do it all the time with her. I mean --
- 6 Q. Well, the times that you know about that she did
- 7 it, do you know where the crack cocaine came from?
- 8 A. No. I was just getting it from my mother.
- 9 Q. How long did that go on, that you were living at
- 10 home doing crack cocaine occasionally with your mother?
- 11 A. Almost a year. And then I moved out.
- 12 Q. So that would be until about 2002?
- 13 A. Around 2002, in that year I moved out. I got
- 14 sober. I moved in with a boyfriend.
- 15 Q. You got sober. How did you get sober?
- 16 A. I quit using drugs. I didn't want to --
- 17 Q. Did you go to a program or you just did it
- 18 yourself?
- 19 A. No, I just decided I didn't want to use.
- Q. And when you moved out, was that when you moved in
- with Jay Whaley?
- 22 A. No.
- 23 Q. Where did you move to in 2002 when you moved out
- and you weren't using drugs?
- 25 A. I moved to a boyfriend's house named Josh

- 1 Williams.
- Q. Did Josh Williams use drugs?
- 3 A. No.
- 4 Q. How old was Josh Williams?
- 5 A. 20.
- 6 Q. Where did you live with him?
- 7 A. At his mom's house.
- 8 Q. Where was that?
- 9 A. I don't know the address.
- 10 Q. How long did you live there with him?
- 11 A. Maybe three months.
- 12 Q. What city was that?
- 13 A. Anchorage, Alaska.
- Q. What part of 2002 was that?
- 15 A. I can't recall exactly.
- Q. Was it summertime?
- 17 A. Summertime.
- 18 Q. What happened that caused you to move out of his
- 19 house?
- 20 A. We broke up.
- Q. During the time that you were at Josh Williams'
- 22 house you were not doing any drugs?
- A. No. I was occasionally using marijuana.
- Q. Were you seeing Bambi?
- 25 A. No.

- Q. When you broke up with him, did you go back to
- your mom's house?
- 3 A. Yes, I did.
- 4 Q. Was Paxton still living there?
- 5 A. Yes.
- 6 Q. Was your mom living with anybody then, besides
- 7 Paxton?
- 8 A. No.
- 9 Q. Your mom was still using crack cocaine?
- 10 A. Yes.
- 11 Q. And did you start using crack cocaine again with
- 12 your mom?
- 13 A. Actually I started -- when I came home and brought
- 14 my stuff Josef was there with my mother, and he came up to
- my room.
- Q. So Josef had some relationship with your mother,
- is that true? Are you aware of that?
- 18 A. Yes.
- 19 Q. Was he kind of like her boyfriend for a while?
- 20 A. I don't know.
- 21 MR. JONES: I'm going to object. That's
- 22 been asked and answered.
- 23 BY MR. KENNER:
- Q. So you come home and Josef is there and you do
- 25 crack with them?

- 1 A. Yes.
- 2 O. Correct?
- 3 A. Yes.
- 4 Q. How long did you live with your mother during this
- 5 stretch?
- 6 A. By this time it was off and on, because I was
- 7 never home. This time that I relapsed I didn't just use
- 8 every once in a while, I was using all the time. I stayed
- 9 with Josef and Bambi, or Josef or Bambi, and I was always
- 10 getting high. I stayed at Josef's house a lot. I stayed
- in different hotel rooms for a while.
- 12 Q. How long did that go on? Did that go on until you
- 13 went to Seattle?
- 14 A. Yes.
- 15 O. So from the summer of 2002 until you went to
- 16 Seattle, you were living in a variety of rooms -- when I
- 17 say "living", you were staying at a variety of locations,
- 18 sometimes at Mr. Boehm's house, sometimes at Ms. Tyree's
- 19 house, sometimes in hotel rooms?
- 20 A. Mostly at Josef's.
- 21 Q. Now when you were mostly at Josef's house, were
- there other people staying there at the same time?
- 23 A. Bambi would come stay. You know, I mean when we
- 24 were all there we were there for days at a time getting
- 25 high. And some people would leave and some people

- 1 wouldn't.
- 2 Q. So when you felt like leaving you'd leave, when
- 3 you felt like coming back you'd come back, is that correct?
- 4 A. Not really. I never really -- I mean, I never
- felt like leaving. I didn't want to leave.
- Q. Well, then why did you leave to go to stay at
- 7 Bambi's house sometimes and why did you leave to --
- 8 A. Because I needed the air, fresh air. Being locked
- 9 in that house on drugs you get stuck is what they call it.
- 10 Q. When you say "being locked in that house", are you
- 11 telling us that you were locked in the house and not
- 12 allowed to leave?
- 13 A. Yeah, by a security alarm a lot. You even open a
- 14 window and it goes off.
- 15 Q. Did you ever break into the house?
- 16 A. Yes, I have. I've never broke into it, I've
- 17 climbed in the window.
- 18 Q. Now the security alarm that you're talking about,
- if you would have opened the door and left, it just would
- 20 have set off an alarm, correct?
- 21 A. Yeah, and the cops would be called and they would
- 22 show up if nobody answered the phone and gave them the
- password or whatever it was.
- Q. So if you wanted to get out of there and wanted
- 25 help, you could have gotten help from the police any time

- 1 you wanted by opening any one of the doors and walking out,
- 2 correct?
- 3 A. Yes.
- Q. Didn't there come a time at which the alarm didn't
- 5 even work?
- 6 A. Not that I know of.
- 7 Q. And is it your testimony today that the reason
- 8 that you didn't leave there or were struck there was
- 9 because you were afraid to set the alarm off?
- 10 A. That, and Josef would tell me that people were
- 11 trying to hurt me.
- 12 Q. Who did Josef tell you was trying to hurt you?
- 13 A. Various different people. Bambi would tell me,
- 14 too. I cannot remember exact names or persons. All I know
- is with the paranoia that comes with crack cocaine use, it
- 16 wasn't a good mix with the fact that somebody was telling
- me somebody was out to hurt me.
- 18 Q. It wasn't Joe that was out to hurt you, was it?
- Joe never threatened you, did he?
- 20 A. Joe's hit me before.
- Q. Did Joe ever threaten you?
- 22 A. In what way? I mean, he's never threatened to
- 23 kill me, but he has --
- Q. You say Josef has hit you before?
- 25 A. Yes, he has.

- Q. And has he ever threatened you in any way?
- 2 A. Not that I can remember to this day. He might
- 3 have.
- 4 MR. KENNER: May I have just a moment,
- 5 please.
- 6 BY MR. KENNER:
- 7 Q. So when you say Josef hit you, when did he do
- 8 that?
- 9 A. Right after he accused me of stealing his money
- and I was getting into somebody's car.
- 11 Q. And you did steal some of his money?
- 12 A. I did steal some money.
- 13 Q. And you were leaving with the stolen money to get
- in a car?
- 15 A. He wouldn't let me have it. I left because he was
- 16 violent and irrational and freaking out.
- Q. Because you stole his money?
- 18 A. I attempted to steal his money.
- 19 Q. So other than the time when you attempted to steal
- 20 his money, he never hit you?
- 21 A. Huh-uh, not that I know of.
- Q. And, in fact, he was nice, is that correct, nice
- 23 to you?
- 24 A. Yeah, when he wanted, you know, oral sex or any
- 25 type of sex he was nice.

- 1 Q. Was he respectful to you?
- 2 A. Half the time.
- 3 Q. I'm sorry?
- 4 A. Half the time.
- 5 Q. Did you think he had a good heart?
- 6 A. I don't think he had -- how do I answer that?
- 7 Q. Did you ever testify --
- 8 A. Yes, I know exactly what you're talking about,
- 9 saying that he had a good heart and I felt sorry for him.
- 10 And at the point at that time I did feel sorry for him
- 11 because I was under -- Josef and I would talk when we would
- 12 get high about what Bambi, Allen, and Leslie were doing to
- 13 him, some conspiracy, and I would feel sorry for him. And
- 14 to this day I don't believe in that conspiracy anymore, and
- I don't feel sorry for him anymore.
- 16 Q. But at the time you testified in front of the
- grand jury, you felt that behind the drugs and everything
- that was going on he had a good heart?
- 19 A. Yes, I did testify that.
- Q. Was it true at the time you testified to it?
- 21 A. Yes.
- Q. And that he was respectful, that was true?
- A. For the most part. Half the time, yeah.
- Q. Now you indicated just now that you had
- 25 conversations with Josef about there being a conspiracy

- 1 against him, and that conspiracy consisted of Leslie
- 2 Williams, Allen Bolling, and Bambi Tyree, is that correct?
- 3 A. Yes.
- 4 Q. And, in fact, that's what you told Detective
- 5 Boltz, isn't it?
- 6 A. Yes.
- 7 Q. You told him that they were all after Josef's
- 8 money?
- 9 A. Yes.
- 10 Q. Did you feel that Mr. Boehm was just as much a
- 11 victim as you were in terms of what was going on during
- 12 that period of time?
- 13 A. I recall saying that. I don't feel that way
- 14 today.
- 15 O. I'm not asking you how you feel today. I'm asking
- 16 you, did you ever tell anybody -- or let me withdraw that.
- 17 Did you, in June of 2004, believe that Mr.
- Boehm was just as much a victim as you were?
- 19 A. I believed that back then, yes, I did.
- Q. And did you tell that to Detective Boltz?
- 21 A. I don't remember who I said it to.
- Q. Did you believe in 2004 that -- let me withdraw
- that.
- 24 Did you find out sometime that Allen
- 25 Bolling, Bambi Tyree, and Leslie Williams were in cahoots

- and were operating behind Josef Boehm's back?
- 2 A. Operating to do what behind his back is the
- 3 question.
- 4 Q. Did you ever say that -- did you ever testify to
- 5 that?
- 6 A. I very well might have, yes.
- 7 Q. Do you need to refresh your recollection to be
- 8 sure that you did, or do you remember testifying?
- 9 A. I remember saying something like that.
- 10 Q. Do you remember saying that, or something like
- 11 that?
- 12 A. That they were in cahoots behind Josef's back,
- 13 yes.
- Q. That the other three were?
- 15 A. Uh-huh.
- Q. Do you remember -- let me withdraw that.
- 17 In September of 2004, was it your belief
- 18 that Bambi Tyree was in charge of bringing girls, and she
- 19 was the one that brought you to Josef Boehm's, and that she
- was the one who told you to get naked, and she was the one
- 21 who told you to make him happy so that you and Bambi could
- 22 get certain things from him?
- 23 A. Yeah, she told me that, after getting directions
- from Josef Boehm to do so.
- Q. Do you remember saying that if it wasn't for

- 1 Bambi, none of this would have happened?
- 2 A. I remember saying that.
- Q. Did Bambi Tyree put things in Josef Boehm's food
- 4 to cause him to pass out?
- 5 A. Not that I know of.
- 6 Q. Did you ever tell anybody that?
- 7 A. I might have.
- Q. If you told them that, would it have been true
- 9 when you said it? Did you ever say that in September of
- 10 2004?
- 11 A. Due to the fact that I was detoxing off of drugs
- 12 and had the same conspiracy in my head that people were
- drugging me and knocking me out, putting stuff in my drink
- 14 and food, I'm sure I said that.
- 15 O. In addition to your belief that Bambi Tyree, Allen
- 16 Bolling, and Leslie Williams were plotting against Josef
- 17 Boehm, did you ever witness them stealing from him when he
- was asleep?
- 19 A. I witnessed Bambi stealing from him, that's it.
- Q. Did you ever say -- do you remember testifying --
- 21 or let me withdraw that.
- 22 Do you remember sitting in the corner and
- 23 laying on the bed half asleep and hearing Leslie Williams,
- 24 Al Bolling, and Bambi Tyree talk about taking things from
- 25 Mr. Boehm while he was asleep?

- 1 A. I don't recall that.
- 2 Q. Do you ever remember telling Mr. Boehm that they
- 3 were going to take things from him, and yourself putting
- 4 things of his in a place where you thought that they
- 5 wouldn't find them?
- 6 A. Myself putting things, his things?
- 7 Q. Yes.
- 8 A. I might have said that while I was using drugs.
- 9 To Josef Boehm I might have said that?
- 10 Q. Did you testify that that's what you did?
- 11 A. Can you clarify that again? Will you say that
- 12 again?
- 13 Q. Yes. Do you remember being asked the question,
- when you were talking about these other three people that
- 15 we've been talking about, Bolling, Williams, and Tyree
- 16 doing things behind Joe's back, do you remember being asked
- 17 the question: What kind of things were they doing?
- 18 Your answer: Well, like Bambi had
- 19 planned -- you know, she was planning to take -- to take
- 20 what -- when he fell asleep -- he had been up for a long
- 21 time, and when he fell asleep she was planning to take his
- 22 car and what he had in his pocket, however much money and
- 23 dope it was, and I let him know and put his stuff up in a
- 24 place that she would never find it.
- 25 MR. JONES: I'm going to object as to vague.

- 1 You need to describe who is asking these questions and the
- 2 circumstances, not just a generality of statements of
- 3 answers and questions. In other words, if this was at the
- 4 grand jury, say, "At the grand jury did you testify?"
- 5 BY MR. KENNER:
- Q. Did you testify to that at the grand jury?
- 7 A. Yeah. I remember telling Josef stuff that I heard
- 8 them saying.
- 9 Q. And do you remember testifying at the grand jury
- 10 that you put his stuff in a place where she would never
- 11 find it, referring to Bambi?
- 12 A. I don't remember testifying that, but if -- you
- 13 know, it's true that I did remember putting his stuff up
- when he would fall asleep.
- 15 Q. You do remember doing that?
- 16 A. I remember doing that. I don't remember
- testifying it, but I remember doing it.
- 18 Q. In June of 2004 did you believe that Bambi Tyree
- 19 and Bolling and Leslie Williams all rolled over on Josef
- 20 Boehm to try to make it look like he was the one that
- 21 orchestrated everything and your stating that that was a
- 22 total lie?
- 23 A. That he orchestrated everything was a lie?
- Q. Yes. That they made it look, they the other
- 25 three, Bolling, Williams, and Bambi Tyree, tried to make it

- look like Joe orchestrated everything, but that you
- believed -- or you said that that was a total lie?
- 3 A. I may have believed that in 2004, yes.
- 4 Q. When you say you may have believed it, did you
- 5 believe that in 2004?
- 6 A. Yeah. I mean, I was still under, you know, the
- 7 thought that Josef was, yeah, a good man. But a good man
- 8 wouldn't do that to somebody 15 years old.
- 9 MR. JONES: Are you okay?
- 10 THE WITNESS: Yeah.
- MR. JONES: Okay.
- 12 MR. KENNER: Actually, I have to use the
- 13 restroom shortly. I'm going to suggest we go for another
- 14 few minutes and then break for lunch and come back.
- 15 MR. JONES: Yeah, in fact, I appreciate if
- 16 we could continue, only because I want to make sure you get
- 17 all your time. What I didn't want to do is back us all
- into a corner. I have 1:30 and 2:30 hearings tomorrow, and
- 19 they have been booked, of course, for months. I didn't
- 20 want us to run right up to the thing where I couldn't do a
- 21 cross and then you couldn't do a redirect. So if we could
- 22 push forward and that will give us the room if we need it
- 23 tomorrow to finish.
- MR. KENNER: We're going to take an hour
- 25 lunch. I'm going to suggest we take it now, if that's

1 okay.

- 2 MR. JONES: Absolutely. Do I look like I
- 3 want to miss a meal?
- 4 MR. KENNER: That was off the record.
- 5 VIDEOGRAPHER: We'll move off record at
- 6 11:40.
- 7 (Off the record.)
- 8 VIDEOGRAPHER: We're on record at 1:03 p.m.,
- 9 thank you.
- 10 MR. JONES: We've got one small matter if
- 11 you don't mind me addressing. I took the liberty while I
- 12 was at lunch trying to review some of the court stuff. And
- 13 it's real clear, unfortunately there has been no initial
- 14 disclosures on behalf of the defendant. We've tried to
- 15 give everything we have, everything in advance. And what
- 16 concerns me, more than concerns me, and I'm going to
- 17 reserve the right to file a motion regarding the
- 18 possibility of striking the depo, is that the defendants
- 19 are relying on investigations, there is mention of
- investigations, tapes, grand jury proceedings, stuff that
- 21 should have been disclosed that to date has not been
- 22 disclosed, and the defendant is yet relying on these.
- 23 And in these civil proceedings there has to
- 24 be a willful and free exchange of documents and stuff that
- 25 you're relying on to question my client. We've got no

- 1 forewarning of this, no disclosures. Even here in the
- 2 middle of the deposition even at this point I still don't
- 3 have a copy of the grand jury proceedings, I don't have a
- 4 copy of the tapes, a copy of the investigation, and who
- 5 knows what else is out there. So I'm reserving that right,
- 6 but I'm not going to terminate the deposition.
- 7 MR. KENNER: Okay.
- 8 BY MR. KENNER:
- 9 Q. Ms. Purser, with respect to your inability to
- 10 leave Mr. Boehm's house, you stayed for, at periods of
- 11 time, with Bambi Tyree in her trailer, is that correct?
- 12 A. Maybe for a day or two.
- 13 Q. Did you do that --
- 14 A. Never, like, long periods like I would at Josef
- 15 Boehm's house.
- Q. But when you would do that you would leave Mr.
- Boehm's house and you would go to Bambi Tyree's?
- 18 A. Yes, I would.
- 19 O. And there were other times, like when you left in
- 20 his car that you just left the house, is that correct?
- 21 A. Yes.
- 22 Q. So when you wanted to leave the house you could,
- 23 correct?
- 24 A. Yes.
- Q. Now with respect to the sexual acts that you've

- described, and generally we talked about oral sex and maybe
- 2 some intercourse, were there any witnesses to any of these
- 3 acts, or were they always done in private with Mr. Boehm?
- 4 A. There was witnesses, yes.
- 5 Q. Who were the witnesses?
- 6 A. Bambi Tyree; Erin Axt; Regina, I don't know her
- 7 last name; Tina, and I don't know her last name; Leslie
- 8 Williams; Allen Bolling; Jamie, I don't know her last name,
- 9 she was one of the victims as well as I during the Josef
- 10 Boehm trial; Amber, I don't know her last name; as well as
- 11 some others.
- 12 Q. Were all of these people at the time these sex
- acts would take place also under the influence of crack?
- 14 A. Not all, but most of them.
- 15 Q. Which ones were not?
- 16 A. Allen Bolling.
- 17 Q. Anybody else?
- 18 A. No, not that I know of.
- 19 Q. To your knowledge, everybody other than Allen
- 20 Bolling was under the influence of crack whenever these
- 21 events would take place?
- 22 A. Yes. Well, they have smoked crack. I'm not for
- 23 sure if they were high at the time, but I've seen every one
- of those people, except for Allen Bolling and Leslie
- 25 Williams. Excuse me, Leslie Williams, too, was also not on

- drugs when he witnessed this.
- 2 Q. Let's talk about Allen Bolling. Did you have sex
- 3 with Allen Bolling?
- 4 A. Yes, I have.
- 5 Q. Were you raped by Mr. Bolling?
- 6 A. It wasn't consensual sex.
- 7 Q. Did he give you anything in return for that?
- 8 A. He got me high before he did it.
- 9 Q. Were you raped by any other people?
- 10 A. I consider rape, like, two different things. I
- 11 mean --
- 12 Q. Well, you've described that you were raped by Mr.
- Bolling.
- 14 A. Yeah.
- 15 O. Were you raped by anybody else in the same way
- that you have in your mind when you say you were raped by
- 17 Mr. Bolling?
- 18 A. I feel I was raped by Josef, by Leslie, everybody.
- 19 I feel they took advantage of me. I wasn't screaming "no",
- or "get off me", but I mean I was so high and incoherent
- 21 that I didn't know what I was doing, and if I was sober I
- 22 would not have done it.
- 23 Q. Now what was different with Mr. Bolling to make
- 24 you describe that as a rape?
- 25 A. Because he was aggressive. He was scary. More --

- 1 he was just, I don't know, more scary to me.
- 2 O. He forced --
- 3 A. He put more force than -- of everybody else that
- 4 I've had intercourse with.
- 5 Q. So with the other people, what was going on is
- 6 people were high on crack, and as a result of being high on
- 7 crack there were various sexual conduct that was taking
- 8 place?
- 9 MR. JONES: I'm going to object, that's
- 10 assuming facts in [sic] evidence. You've got a 60-year-old
- 11 man taking advantage of a 15 year old, not just because she
- 12 was high on crack but because he could. So you're making a
- 13 lot of assumptions that just a group of casual people got
- 14 together and did drugs and had sex, and that's not what's
- occurring here. You're mischaracterizing what's occurring.
- 16 THE WITNESS: I was pressured into having
- 17 sex and giving oral sex.
- 18 BY MR. KENNER:
- 19 Q. When you were saying you were being pressured into
- it, you were high on crack, is that correct?
- 21 A. Yes.
- 22 Q. Everybody else there was high on crack except Mr.
- Bolling, is that correct?
- 24 A. And Leslie Williams didn't smoke crack that I know
- 25 of.

- 1 Q. And when you were involved in these sexual acts,
- other than the one forced by Mr. Bolling, they occurred
- 3 when everybody was high on crack, is that correct?
- 4 A. Yes.
- 5 Q. Is the reason that you believe that you did these
- things was because you were high on crack?
- 7 A. Yeah.
- 8 Q. And you wanted to be high on crack at that time,
- 9 didn't you?
- 10 A. I wanted to get high, yes.
- 11 Q. You started using crack back with your mother,
- 12 correct?
- 13 A. Yes.
- 14 Q. And you used crack with a number of other people,
- 15 correct?
- 16 A. One other person.
- 17 Q. One other person. You developed a liking for it,
- 18 correct?
- 19 A. I had experimented with it.
- Q. And you liked the experiments?
- 21 A. Yes.
- Q. And then you found another source of cocaine -- of
- 23 getting crack, which was through Bambi Tyree, is that
- 24 correct?
- 25 A. Through Josef. Bambi didn't really give my drugs

- 1 like Josef did.
- Q. So Bambi brings you to Josef and you get drugs?
- 3 A. Yes.
- 4 Q. And that's what you wanted from him, is that
- 5 correct? That's why you went there, was to get drugs?
- 6 A. Yes.
- 7 Q. And for whatever period of times you would stay
- 8 there you would stay there so that you could continue to
- 9 get drugs?
- 10 A. Yes.
- 11 Q. Now you have answered a number of questions this
- 12 morning that I asked you by saying that, for example, about
- 13 Mr. Boehm being the victim of Ms. Tyree and Mr. Bolling and
- 14 Mr. Williams, by saying that's what you believed when you
- 15 said those things in 2004. But am I correct in assuming
- that you're saying you don't no longer feel that way?
- 17 A. No, I do not any longer feel that way.
- Q. Between that time and now you have filed a civil
- 19 complaint, is that correct?
- 20 A. Yes, that is correct.
- 21 Q. And that civil complaint is for damages for money,
- is that right?
- 23 A. Yes.
- Q. Is the fact that you have filed a lawsuit for
- 25 money making various allegations that are different than

- what you felt in 2004, the reason that you changed your
- 2 feeling?
- 3 A. The reason I filed the civil suit is because my
- 4 feelings changed.
- 5 Q. And your feelings changed because of what?
- 6 A. Because I've been sober for over two years now,
- 7 and I'm realizing that what Josef did to me was wrong.
- 8 I was 15 years old when I met him, okay.
- 9 When you start doing drugs, your brain stops growing. You
- 10 know, I did start using marijuana at 13, 14, so I had the
- 11 mentality of a very young child. This is a 60-year-old
- 12 man. He knew what he was doing regardless of the fact that
- 13 he was high or not.
- 14 Me being a child and getting high and doing
- 15 what I did, and not being very aware of my sexuality at 15
- 16 years old and doing this, because that was what he wanted,
- 17 and I enjoyed getting high, you know, I mean, that's not
- 18 right. And that's why I'm here filing a civil suit,
- 19 because I still suffer from it today. I have dreams about
- 20 smoking crack. I wake up holding my breath. And I
- 21 don't -- you know, it's difficult.
- Q. The question to you is, what is it that -- I
- 23 understand that you have different feelings about smoking
- crack now than you had when you were smoking it.
- 25 My question is, what has changed your

- opinion that Mr. Boehm, regardless of the fact that he was
- 2 smoking crack and that you were, and that you feel what
- 3 happened was not right, what made you change your feelings
- 4 that he was being victimized by the other people with
- 5 respect to stealing from him, getting him high, keeping him
- 6 high, taking things from him?
- 7 MR. JONES: I'm going to object. That's his
- 8 position. There is no facts in evidence. In fact, all the
- 9 facts to the contrary in the criminal matter. I'm going to
- 10 object that's been asked and answered. But she can answer,
- again, if it helps clarify maybe if something was missed.
- 12 MR. KENNER: That's what she said earlier.
- 13 MR. JONES: She said that she had been sober
- for two years and she realized what he's done to her. But
- if there was something additional, you should answer.
- 16 THE WITNESS: I would like to. In 2002 back
- when I did grand jury and I had this interview with this
- investigator right here on your side, I was still under the
- influence of drugs. I may not have been using cocaine at
- the moment, but yet still all those things still applied,
- 21 the thoughts in my head from them when I was high, the fact
- that, you know, I still wanted to get high.
- Josef abused me, sexually abused me, and I
- 24 defended him because I still cared about him two years ago
- 25 when I did grand jury -- that was three years ago when I

- did grand jury and the investigation.
- 2 BY MR. KENNER:
- 3 Q. How long was it -- sorry, I didn't mean to
- 4 interrupt you.
- 5 A. That's okay.
- 6 O. How long was it that you had not used drugs until
- 7 you testified at the grand jury, how much time elapsed?
- 8 A. Well, let's see. I was using drugs in Seattle,
- 9 and the whole reason they even got me up here is because I
- 10 ended up in juvenile detention when I got arrested in
- 11 Seattle. And they flew me up from juvenile detention up
- there to the one up here and I testified. I'd maybe been
- 13 sober two weeks, if that.
- 14 Because I spent a lot of time -- I spent a
- 15 month total -- I think it was a month and ten days total in
- jail, and I spent more time in jail afterward than I did
- 17 before when I did the grand jury. So I'm guessing between
- one and two weeks.
- 19 Q. And this was in 2002?
- 20 A. Yes.
- 21 Q. So you stopped using cocaine in 2002 and you went
- to the grand jury in 2002?
- 23 A. The grand jury was in 2002? I don't know exactly
- 24 when the grand jury was, but if that's when it was, that's
- 25 when it happened. Whenever the grand jury was is when I

- 1 was -- I was, like, not using crack cocaine while I was in
- 2 the room talking to all the people and Frank Russo, but two
- 3 weeks prior to that I was using.
- 4 Q. Two weeks prior to that you were using crack
- 5 cocaine in Seattle?
- 6 A. Yes, yes.
- 7 Q. So you were still using crack cocaine in 2004?
- 8 A. Yes. Wait, in 2004? Yeah, when I got arrested
- 9 for possession I was using crack cocaine.
- 10 Q. Was that after the grand jury?
- 11 A. 2004 was after -- yeah, that was after the grand
- jury. You don't know when the grand jury is, was? I don't
- 13 know the exact --
- 14 MR. JONES: You don't get to ask him
- 15 questions.
- 16 THE WITNESS: I don't know the exact date of
- 17 the grand jury. So whenever I testified for the grand jury
- is the date that I'm talking about right now.
- 19 BY MR. KENNER:
- Q. And did you have a conversation with the U.S.
- 21 attorney who took your testimony about the fact that you
- 22 had just stopped using drugs two weeks earlier and did not
- 23 have a very clear recollection of your thoughts and
- 24 feelings?
- 25 A. I don't recall that. I don't recall having that

- 1 conversation.
- Q. Did you have that conversation with anybody?
- 3 A. Steve Boltz knew I was using.
- 4 Q. Did you tell Mr. Boltz that you were not in a
- 5 position to testify because you were still getting clean?
- 6 MR. JONES: Again, I'm going to have to
- 7 object to that. There has been no determination of facts
- 8 in evidence indicating whether or not she was competent to
- 9 testify to a grand jury as to about what occurred to her.
- 10 She said she was still under the influence of the desires
- of cocaine, and doesn't mean she can't competently testify.
- 12 MR. KENNER: You're objecting to the form of
- 13 the question?
- MR. JONES: Can you read back what my
- 15 objection initially was, or did I voice my objection?
- 16 MR. GREENFIELD: Objections in depositions
- are meant to be to the form of the question.
- MR. JONES: No, they are not, I just
- 19 researched that issue. There is 12, 12 objections you can
- do. But if you don't insert in five or six of them then
- 21 you waive them, and I'm not waiving any of them. You're
- 22 assuming facts in [sic] evidence, and that is something you
- can bring up at a deposition as an objection.
- 24 MR. KENNER: What is the objection that --
- 25 what is it --

- 1 MR. JONES: I'm objecting because you're
- 2 assuming facts in [sic] evidence, that she was incompetent.
- 3 You're basically testifying that she was incompetent to
- 4 testify before the grand jury. And I guess the form of the
- 5 question would be appropriate, that's correct, I'm sorry.
- 6 MR. KENNER: And just so the record is
- 7 clear, as I've understood the testimony, she's telling us
- 8 or has been telling us the things that she said at the
- 9 grand jury she now believes were not true or accurate
- 10 because she was not clear headed.
- 11 MR. JONES: With respect to how she felt
- 12 about Mr. Boehm and him manipulating her, that's exactly
- 13 true. But as to the actual facts and events that occurred,
- 14 not her feelings, she has not indicated that she has not
- 15 testified accurately at the grand jury with regards to
- those. Only with regards to her feelings regarding Mr.
- 17 Boehm being manipulated by other people or how she feels
- about him or how he might have felt about her.
- 19 BY MR. KENNER:
- Q. So your testimony then is that everything you said
- 21 at the grand jury you were lucid and clear about in your
- 22 own mind except for how you felt about Mr. Boehm, is that a
- 23 fair statement?
- 24 A. I feel --
- Q. Is that a fair statement?

- 1 A. Can you clarify that?
- Q. Yes. As I understand what your attorney just
- 3 said, was that -- let me put it in the form of a question.
- 4 Is it true that everything you testified to
- 5 at the grand jury, except for your feelings about Mr. Boehm
- and his role in what was taking place with respect to
- 7 Tyree, Williams, and Bolling, everything else you were
- 8 lucid and clear about, notwithstanding the fact that you
- 9 had just stopped using cocaine? The only thing you were
- 10 not lucid and clear about was your feelings about Mr. Boehm
- 11 at the time you testified, is that a fair statement?
- 12 A. Yes.
- Q. Okay. So is it your testimony then that when
- 14 you're under the influence of crack cocaine to the point
- 15 where I think you described it as being stuck --
- 16 A. Uh-huh.
- 17 Q. -- that there is no -- that there is no impact on
- 18 your ability to recall facts and events while you're that
- 19 high?
- 20 A. I can recall facts and events. I mean, obviously.
- I mean, not all of them. It depends on how long you're
- 22 awake. Say if I was awake for eight days, I'm not going to
- 23 be able to remember what happened right before I fell
- asleep.
- 25 Q. So would it be a fair statement to say then that

- 1 some of the things that you recall at the time of the grand
- jury, and even today, are things that you recall because,
- 3 even though you were high on crack, you weren't so high
- 4 that your ability to recall was affected, and other things
- 5 what you recall now and at the time of the grand jury may
- 6 have been affected by your use?
- 7 A. What I'm saying is some things I remember and some
- 8 things I don't. And I stated, you know, certain things at
- 9 grand jury that I still stand by today, and that some
- things that I would have worded differently if I could do
- 11 it again today.
- 12 Q. As I understood your previous question [sic], the
- only things that you would have said different would have
- 14 to do with how you felt about Mr. Boehm with respect to his
- role with Williams, Bolling, and Tyree?
- 16 A. Those might not be the only ones, but those would
- definitely be things I would change.
- 18 Q. So there might be other things in your grand jury
- 19 testimony that are inaccurate because of your inability to
- 20 recall because you were still under the influence or just
- 21 coming out from being under the influence?
- 22 A. I wouldn't say they would be inaccurate. I would
- 23 say that I might state things differently. Like the fact
- 24 that Allen brought an ounce every day. I don't know if he
- 25 brought exactly an ounce. And today I don't know what an

- ounce is. I don't measure things in ounces. I don't look
- 2 at things in ounces. I know a shampoo bottle is like eight
- 3 ounces, but I don't look at it and think, oh, 1/8th of that
- 4 is how much an ounce of crack cocaine is, I don't think of
- 5 that. So there are some things that I would probably state
- 6 differently.
- 7 I'm not saying that I lied in grand
- 8 testimony, whatever, grand jury, I'm not saying there is
- 9 false statements. I'm say saying that I feel different
- 10 about Josef today than I did back then.
- 11 Q. Just so I'm clear, my questions don't have to do
- 12 with your going to the grand jury to lying. My questions
- 13 have to do with your state of mind at the grand jury given
- 14 the fact that you told us that you were having a problem
- 15 remembering how you felt about some things because of the
- 16 fact that you were just coming off of being on cocaine.
- 17 That's not to say --
- 18 A. I was just coming off of being sexually abused by
- 19 Josef Boehm. I was protecting him halfway. Because that's
- what people do when they are sexually abused by somebody,
- 21 they protect the person that abuses them.
- Q. Who told you that?
- 23 A. A psychologist I used to see.
- Q. What psychologist told you that?
- 25 A. Ann Stockman told me.

- 1 Q. Excuse me, a psychologist named Ann Stockman.
- 2 She's from Alaska here?
- 3 A. Yeah.
- 4 Q. And she told you that people that had been abused
- 5 protect the people that have abused them?
- 6 A. Yeah. That's not only with sexual abuse. Any
- 7 kind of abuse, mental abuse, sexual abuse, physical abuse.
- 8 Q. Now when you were at Mr. Boehm's house, there were
- 9 constantly other people around, weren't there?
- 10 A. A lot.
- 11 Q. You just gave us a whole list of people. They
- were coming and going all the time?
- 13 A. There was a lot of people in and out of his house.
- 14 Q. And those people had the ability to come in and
- 15 out at will? Nobody locked them in or kept them from
- leaving?
- 17 A. Yes.
- 18 Q. And you had the same ability to come and go at
- 19 will?
- 20 A. Yeah, sure.
- 21 Q. Now were people stealing things from Mr. Boehm all
- of the time during the time period that you were -- however
- 23 you feel about him, whether he was a good person or a bad
- 24 person, you did it -- is it true that you observed people
- 25 stealing things from Mr. Boehm, taking advantage of his

- 1 being high?
- 2 A. I have seen people steal from Josef, yes.
- 3 Q. Have you seen people -- have you heard
- 4 conversations -- withdraw that.
- Were you aware that people were getting Mr.
- 6 Boehm high, not only with drugs but by adding other things
- 7 to his food or his drugs, so that he would pass out so that
- 8 they could steal from him?
- 9 A. No, I was not aware of that.
- 10 Q. Have you ever said that to anybody before?
- 11 A. I might have said something about drug lacing or
- 12 getting drugs. Because when I was using and coming off I
- 13 felt that I was going through the same thing. I had a
- 14 problem eating food that other people would prepare for me
- for a year-and-a-half because of what happened and how
- spooked everybody was about getting drugged.
- 17 Q. My question to you, and I'm trying -- I'm not
- arguing with you, I understand what you're saying.
- 19 My question to you is, whether you felt it
- 20 was happening to you or not, did you believe or did you see
- 21 things which made you believe that that was happening to
- 22 Mr. Boehm?
- 23 A. I did not believe or see it. But that's not what
- 24 you asked me, you asked me if I said it. And I might have,
- and that's why I said it, might have said it.

- 1 Q. You might have said it because --
- 2 A. I felt the same way.
- 3 Q. So because you felt that way you might have said
- 4 that Mr. Boehm was being taken advantage of that way?
- 5 A. Maybe, yes. You know, I remember something
- 6 about -- I remember something about hearing about that. I
- 7 might have resaid it to somebody else, an investigator or
- 8 grand jury. I don't recall stating that I know for a fact
- 9 he got drugged, because I don't know for a fact that he got
- 10 drugged.
- 11 Q. What things do you know that were stolen from him?
- 12 A. Money and drugs for definitely. His car was
- 13 taken.
- Q. Did you ever take his car?
- 15 A. I did. He gave me permission always, though.
- Q. So not only were you free to leave when you wanted
- 17 to leave, but he gave you permission to use his car during
- some of the times that you wanted to leave?
- 19 A. There was times I could leave and there was times
- 20 he would rather me not leave. It was more of a paranoia
- 21 thing and keeping me held there because people were out to
- 22 get me. Somebody was going to hurt me. It's not safe out
- 23 there. And that's why I felt that I was held captive, that
- I couldn't leave, because he would feed me things in my
- 25 head that would make me spooked, get stuck, and not want to

- 1 leave. I was scared to leave his house.
- Q. But you would leave his house and you would go
- 3 with Bambi --
- 4 A. Occasionally.
- 5 Q. And you would go in his car?
- 6 A. I would go with Josef and Bambi. I never left
- 7 with Bambi, she was always in trouble. I never left with
- 8 her by herself unless I knew where she was going.
- 9 Q. Were you with Mr. Bolling at times when Mr. Boehm
- 10 wasn't around?
- 11 A. Very few.
- Q. Did you ever go anyplace with Mr. Bolling outside
- 13 Mr. Boehm's house?
- 14 A. I never left Josef's house with Allen.
- 15 O. Were you ever with Mr. Bolling in Mr. Boehm's
- 16 house when Mr. Boehm was not there?
- 17 A. Not that I recall.
- 18 Q. You were at his house a number of occasions when
- 19 he wasn't there?
- 20 A. Yes.
- Q. Quite a few occasions, correct?
- 22 A. He was mostly always home. I don't remember being
- at his house a lot when he wasn't there.
- Q. Do you remember him trying to get people to leave
- 25 his house?

- 1 A. Yes, I do.
- Q. And that's because he was afraid they were going
- 3 to do something to him?
- 4 A. Yeah, or they would be using all his drugs and he
- 5 would get mad.
- Q. And he would do whatever he could to try to get
- 7 them to leave, usually without success?
- 8 A. No, he wouldn't do whatever he could. I mean, he
- 9 would ask them to leave, and never really enforced it. He
- 10 would just go in his room and lock the door.
- 11 Q. He had a dead bolt on the door?
- 12 A. The bedroom door?
- 13 Q. Yes.
- 14 A. Yes.
- 15 Q. So he would try to get people leave, and when he
- 16 couldn't he would go in his bedroom and close the bolt?
- 17 A. Uh-huh.
- 18 Q. And you said something earlier about going into
- 19 the house through an open window or broken window?
- 20 A. Yeah, there was a window in the tanning room.
- Q. Why would you go into the house through that
- 22 window?
- 23 A. You know, I don't know. I was on drugs. I was
- 24 high. Nobody answered the door, and I figured, you know,
- 25 it was obviously for a reason. But, I mean, everybody came

- in the window, all the girls did.
- Q. So Mr. Boehm not only didn't have the ability to
- 3 get people to leave, but there was a broken window that
- 4 people at will would come and go from?
- 5 A. Yes.
- 6 O. Do you remember a Tina and Regina that you
- 7 mentioned almost always being there?
- 8 A. They weren't always there. They were --
- 9 Q. Almost always there. Most of the time.
- 10 A. I would say maybe half the time, if even that
- 11 much.
- 12 Q. Do you live with -- I think you told us you live
- with your boyfriend now?
- A. Uh-huh.
- 15 Q. And do you see your mother?
- 16 A. I have seen my mother. I went and visited her
- 17 recently.
- 18 Q. How often do you see your mother?
- 19 A. Not very often. She doesn't live in Alaska.
- Q. Where does she live?
- 21 A. Seattle -- or Bellevue, Washington.
- Q. Is she still using crack?
- A. No, she's not.
- 24 MR. JONES: Can we go off the record for a
- 25 second while they are taking a break.

- 1 VIDEOGRAPHER: Off record, 1:32.
- 2 (Off the record.)
- VIDEOGRAPHER: Give me just a moment,
- 4 counsel, if you will. We're on record at 1:33.
- 5 BY MR. KENNER:
- 6 O. Do you remember an occasion when Leslie Williams
- 7 brought some food over that had already been opened that
- 8 you tasted and you thought that it had been sprayed with
- 9 something, and your response to it was, "I don't know what
- 10 the fuck it was sprayed with, but I'm going to puke"?
- 11 A. I remember saying that.
- 12 Q. Was that true when you said it?
- 13 A. At the time, you know, with the mind frame I had,
- 14 that's how I felt. But, I mean, I just -- I wouldn't eat,
- 15 period. I don't remember -- I remember saying that. I
- 16 don't remember to this day what kind of food it was or what
- 17 I ate. I'm thinking it was a salad. I don't know.
- 18 Q. But you did say that?
- 19 A. Yeah, I did say that.
- Q. And you did believe at that time that there was
- 21 something that was --
- 22 A. At that time I believed that, yes.
- 23 Q. -- they were trying to harm Mr. Boehm?
- 24 A. Yes, at that time I believed that.
- Q. And now you don't believe that?

- 1 A. No, I just didn't want to eat when I was smoking
- 2 crack.
- Q. No, I'm asking whether you no longer believe that?
- 4 A. Yeah, I don't -- you know, I remember saying that.
- 5 I don't remember the food. I don't remember what it tasted
- 6 like. And I don't remember if I ate it or not. And I
- 7 don't remember if I passed out. So I can't say that I
- 8 still think that, okay. I don't know, I can't remember,
- 9 I'm sorry.
- 10 Q. So is it your position that people may or may not
- 11 have been trying to, with food or in other ways, make Mr.
- 12 Boehm unconscious so that they could do whatever they
- 13 wanted to do, you just don't remember one way or the other?
- 14 A. I have no position to say that. In my opinion,
- 15 what I think is as soon as you eat something you are ready
- to go to sleep because you've been up so long and smoking
- 17 crack, and that's why he would go to sleep, and I would go
- 18 to sleep after I ate something.
- 19 O. Did you feel comfortable around Mr. Bolling and
- 20 not -- I'm sorry, around Mr. Boehm and not threatened by
- 21 him, only feeling threatened by Tyree, Bolling, and
- 22 Williams?
- 23 A. There was an uneasiness around all of them. I
- think I was most comfortable with Josef and Bambi, only
- 25 because they were the ones that gave me most of the drugs

- and that's what I was happy and comfortable with at the
- 2 time.
- Q. And did you feel that things that you did with
- 4 Josef Boehm were consensual?
- 5 A. Due to the fact that I was on drugs, yeah. If I
- 6 wouldn't have been on drugs, I definitely would have never
- 7 done that.
- 8 Q. You know who Mr. Burnett is?
- 9 A. Yes, I do.
- 10 Q. Who is he?
- 11 A. Bruce Burnett.
- 12 Q. Do you ever remember being made aware of a tape
- 13 recording that was found in Mr. Burnett's car about you?
- 14 A. I've never heard about that.
- 15 O. Did you ever hear about a tape recording of which
- 16 your mother said that she would have signed over custody to
- 17 Mr. Burnett of you in exchange for the crack cocaine?
- 18 A. I would really like to hear that. I don't believe
- 19 that.
- Q. Okay, so you have no knowledge of that?
- 21 A. I have no knowledge of that.
- MR. KENNER: Counsel, may I ask, will you
- 23 provide us -- I don't want to ask on the record. Will you
- 24 provide us with the address and location of Kathleen Purser
- on the condition that it not be given to --

- 1 THE WITNESS: I don't think she would like
- 2 you to have that, I really don't think she would.
- MR. JONES: If she'll give it to him.
- 4 THE WITNESS: You're going to ask my mom?
- 5 MR. JONES: I know your mother, and your
- 6 mother is not going to give it to me, I know that, she
- 7 won't. I'll ask, but I can almost guarantee that she won't
- 8 give it to me. But you'll give me her number so I can talk
- 9 to her?
- 10 THE WITNESS: Yeah. Do you want it now?
- MR. JONES: No.
- 12 BY MR. KENNER:
- 13 Q. Did you -- I want to go back to this tape
- 14 recording about Burnett that you say you would like to
- 15 hear. You don't believe that that ever happened?
- 16 A. I would really like to hear it.
- 17 MR. JONES: And I'm going to kind of object
- 18 to the relevance. I'm not sure how her mother --
- 19 MR. GREENFIELD: Goes to damages. It's
- 20 relevant.
- MR. JONES: All right then, for the moment.
- THE WITNESS: How do you guys even know it's
- 23 really my mom? Sorry, I can't ask questions, I apologize.
- 24 BY MR. KENNER:
- 25 Q. Do you remember making a statement or giving an

- answer at the grand jury hearing as follows: But my mom
- 2 had a recorded conversation with Bruce Burnett about --
- 3 about something that was going on. I didn't get to hear
- 4 the whole -- I've heard the tape myself. When I -- when
- 5 Bruce -- Bruce drove me around to get a couple of things
- done, like get my ID, he fed me, he took me to get a birth
- 7 certificate. And when Tina -- he took me shopping, too.
- 8 He gave -- he gave me and Tina money to go shopping. When
- 9 he left us in his truck, I think he obviously left his tape
- 10 recorder out, but Tina started playing it, and once I heard
- 11 my mom's voice, I zeroed in on the tape, so I know that --
- 12 I never told you that, either. Bruce -- Bruce Burnett and
- 13 my mom had something going on. I don't know exactly what
- it was, but my mom was letting him know everything that was
- 15 illegal, that -- that if she gets a certain amount of
- money, or a certain something, I don't remember what it
- 17 was, that she'll sign all custody of me over to Bruce.
- Do you remember testifying to that in front
- of the grand jury?
- 20 A. I don't remember testifying to that, but I do
- 21 remember being in Bruce Burnett's car, Tina going through
- 22 stuff and finding a tape recorder. I don't remember --
- 23 right now I don't remember anything about my mom signing
- 24 custody or any of that. But I do remember about hearing
- 25 Tina talk about it and what was on the videotape. I never

- 1 heard my mom say anything about signing custody over to
- 2 Bruce Burnett.
- Q. Did you testify in front of the grand jury that
- 4 you heard that?
- 5 A. Well, I mean, if you would let me review that and
- 6 see. Obviously I did.
- 7 MR. JONES: While she's reviewing that, I'm
- 8 going to inquire as to why you're again relying on a tape,
- 9 a piece of evidence that you clearly intend to present at a
- 10 civil trial that you have not disclosed. I'm going to
- 11 object to its disclosure and the use or any reference to it
- in any way, shape or form.
- 13 MR. KENNER: Counsel, I don't know why
- 14 you're jumping to the conclusion that I have a tape. What
- I have is testimony about the tape given by your client
- under oath at the grand jury, and that's what I'm about to
- 17 show her.
- MR. JONES: Of course, once again, I'll
- 19 probably object to that because we still have not been
- 20 provided a copy of the transcript.
- 21 MR. KENNER: I understand your position
- 22 about the transcripts and we've talked about that. I don't
- 23 want you jumping to the conclusion that there is a tape
- that I have.
- 25 MR. JONES: That's what I'm saying. If at

- some point it pops up, then I'm going to object to it.
- 2 MR. KENNER: If at some point it pops up I'd
- 3 love to listen to it.
- THE WITNESS: Yeah, me too.
- 5 BY MR. KENNER:
- 6 Q. Would you read -- I'm going to show you page 62,
- 7 and I've made a red line above line 4 and at the bottom of
- 8 line 22, and I'm going to ask you to read that testimony
- 9 and tell me whether or not that refreshes your recollection
- 10 about having testified to that?
- 11 MR. JONES: I'm going to step outside for
- just a minute. We don't need to go off the record.
- 13 THE WITNESS: Am I allowed to answer that?
- 14 MR. JONES: Just let Mr. Kenner know.
- 15 BY MR. KENNER:
- Q. Does that refresh your recollection now about
- 17 having said that?
- 18 A. Yes. Okay, and I'm reading it, and it looks like
- 19 I stumble over my words a lot. So this is the grand jury,
- 20 though?
- 21 Q. Yes.
- 22 A. And at the end -- in the beginning I wrote: "I
- 23 didn't get to hear the whole thing... I don't -- about
- 24 something that's going on, I didn't get to hear the whole
- 25 thing but I did hear my mom's voice. And then I don't know

- 1 exactly what it was, comma..." and then from what it sounds
- 2 like after this I'm going off hearsay that I already
- 3 gained, because I remember Tina trying to feed me some --
- 4 and that was another reason I didn't want to leave Josef's
- 5 house.
- 6 Q. The questions is, does this refresh your
- 7 recollection that you did say that?
- 8 A. Yes. Am I not allowed to explain?
- 9 Q. And now that you're saying that you remember
- saying it, you're telling us that the last part of that
- 11 statement you now believe to be hearsay?
- 12 A. To be -- I'm not telling you from facts that I
- 13 heard this from my mother. I'm telling you from what other
- 14 people had told me. That's what the bottom -- that's what
- 15 it looks like to me. Because I never once heard my mom
- say, "I will give my daughter up for custody." I don't
- 17 remember -- I think I would remember something about that.
- I remember something about a tape, and I
- 19 remember Tina telling me, just like Josef would tell me
- 20 people were out to get me, Tina telling me that my mom
- 21 wanted give me up.
- 22 Q. Now did Mr. Boehm give anything to your mother in
- 23 return for her letting you hang out with him?
- 24 A. Not to my knowledge. I mean, I've heard so many
- 25 different things, but I've never once seen Josef say, "Here

- is this, leave us alone".
- 2 Q. Do you remember being asked the following
- 3 questions and giving the following answers.
- 4 Question: Do you know if your mom got any
- 5 cocaine or money for letting you kind of hang out with Joe?
- 6 Answer: That's what -- that's the whole
- 7 reason my mom kept quiet for so long is because Joe would
- 8 feed her dope and give her money when she, you know, she --
- 9 Question: Because your mom would call the
- 10 police occasionally?
- 11 Answer: Uh-huh, when she didn't get her
- 12 way. That's why Joe kept on giving her money and dope for
- me to be over there and have her be happy.
- 14 Do you recall being asked --
- 15 A. I remember saying that.
- 16 Q. Was it true at the time you said it?
- 17 A. It was true at the time I said it.
- 18 Q. Is it true today?
- 19 A. I feel different about it, but I mean --
- Q. When you say you feel different, I'm not asking
- 21 what your emotional response to those facts are. Are those
- 22 facts still true today, the facts you testified to then?
- 23 A. I don't know how to answer that. Because the only
- 24 person that really told me, you know, I mean -- my mom
- 25 never once told me she accepted things for me. Josef and

- 1 Bambi and Tina were all telling me that. And I don't even
- 2 know how to answer that question.
- 3 All I know is Josef was obviously doing
- 4 something illegal and he knew about it and he had to give
- 5 my mom -- if he had to give my mom drugs and money to keep
- 6 quiet, I mean, that's stupid. He shouldn't have been doing
- 7 it to begin with.
- 8 Q. That's not my question.
- 9 A. I don't know how to answer your question, sir.
- 10 Q. So you don't know if that happened or not, today
- 11 as you reflect back on it?
- 12 A. I don't know if that happened, today. I know
- that's how I felt back in 2002.
- Q. Do you recall at an interview four months after
- 15 that grand jury testimony saying that the reason that your
- 16 mother went to the police was because Josef Boehm wouldn't
- give her any more money?
- 18 MR. JONES: I'm going to object, it's vague.
- 19 What interview? By who?
- MR. KENNER: Interview on June 4th, 2004.
- 21 MR. JONES: By the investigator.
- MR. KENNER: By the investigator.
- 23 BY MR. KENNER:
- Q. Do you remember saying that?
- 25 A. I remember saying that.

- 1 Q. Was it true then?
- 2 A. It was true back then, yes.
- 3 Q. Is it true today?
- 4 A. It could still -- yeah, it's true today. I have
- 5 different feelings about it, though. I don't know -- like,
- 6 it can't change.
- 7 Q. Ms. Purser, let me make a distinction for you. I
- 8 understand that you're explaining to us that the way you
- 9 feel about things that happened in the past is different
- 10 now than the way you felt about them previously.
- 11 I'm trying to get at what the facts were,
- 12 not how you felt about the facts. Do you understand that
- 13 difference?
- MR. JONES: But you've also got to
- 15 understand her perception of the facts and stuff due to the
- 16 nature of the drugs and stuff differs, too. So while we
- 17 talk about feelings, facts, emotions, you're dealing with
- 18 something way and above her intellectual capacity because
- 19 you know it's perception as well as anything.
- MR. KENNER: And I'm trying to find out if
- 21 she has a memory of these facts having occurred now, at
- 22 that time.
- 23 MR. JONES: And I appreciate that. I just
- 24 want -- I've been listening close. I'm wondering if this
- 25 is going more to the issue of damages, since liability is

- 1 pretty clear cut, but the issue of damages or of an appeal
- on Mr. Boehm's part. It's almost as if you're trying to
- 3 rehash the criminal aspect of things in an attempt to
- 4 undermine the grand jury.
- I don't want to object, because I'm trying
- 6 to get a feel for where this is going. But so far it's
- 7 more of -- okay, you know, so -- well, let's let it go on
- 8 and see what happens. I don't see the link in the damages
- 9 yet, unless you're trying to undermine credibility of a
- 10 crack addict 15 year old at the time. That's fine if you
- 11 think that can happen, since a 15-year-old crack addict has
- 12 no credibility.
- MR. KENNER: I'll stipulate to that. Do you
- want to enter a stipulation that a 15-year-old crack addict
- doesn't have credibility?
- 16 MR. JONES: I think you're missing the
- point. What I'm saying is that a 15 year old that's been
- 18 addicted to crack cocaine by a 60-year-old man cannot be
- 19 expected to be totally coherent during the period of time
- she's addicted to crack cocaine, so everything is in
- 21 question, everything is in question.
- The question is did the grand jury -- did
- 23 the grand jury feel her testimony, along with other
- 24 people's, was credible enough to indict him, and they did.
- 25 Now everything that's been done -- and he's admitted to

- these behavior patterns by way of his plea agreement. Now
- 2 it's a question really of damages.
- So, I mean, if I could get a feel for where
- 4 you're going on how you think questioning her about what
- 5 she might have said at a grand jury goes to the damages of
- 6 what this 60-year-old man did to this 15-year-old child, if
- 7 you're going to come back and say, listen, geez, it's her,
- 8 other people took advantage of Mr. Boehm and this 15 year
- 9 old wanted crack so she took advantage. You can do that, I
- 10 guess. I don't think it will fly. But if that's what
- 11 you're questioning her about her credibility, then we can
- go on.
- MR. KENNER: Mr. Jones, you've been very
- polite, and we'll try to do the same. I do believe that it
- is an important part of this case, irrespective of whether
- 16 the grand jury -- there is an old phrase in criminal law
- the grand jury will indict a ham sandwich.
- I'm not doing this because of what the grand
- jury believed or didn't believe. I'm doing this because
- there are facts that were testified to. Now we are talking
- 21 about those facts being in dispute, or at least a number of
- those facts being in dispute. They may be in dispute
- 23 because, as you say, a 15-year-old crack addict --
- 24 MR. JONES: I'm trying to figure out the
- damages issue.

- 1 MR. KENNER: Well, it's not just damages.
- 2 If the facts are in dispute, then the facts are in dispute,
- 3 that goes to liability as well as to damages. So it's not
- 4 just a question of the facts being in dispute.
- 5 MR. JONES: Do you think there is any way a
- 60 year old having sex with a 15 year old is going to get
- 7 around the liability issue, you've got a problem right off
- 8 the bat.
- 9 MR. KENNER: I don't know what a jury is
- going to do any more than you know what a jury is going to
- 11 do. But I do know if the facts are different as a result
- 12 of this deposition than they have been reported to be
- 13 previously, then there are factual issues that have to be
- 14 resolved.
- 15 MR. JONES: That's interesting. Okay, I
- understand where you're going now, now it makes sense.
- 17 MR. KENNER: I'm not telling you that I know
- 18 more than you do. I'm simply saying --
- MR. JONES: Okay.
- 20 BY MR. KENNER:
- 21 Q. When you indicated that you had sex with Mr.
- 22 Bolling, did Mr. Bolling -- did you, as a result of that,
- 23 end up with a sexually transmitted disease that Mr. Bolling
- 24 had?
- 25 A. Not that I recall. I know that I did have trich

- when I moved to Seattle, so I don't know who I got it from.
- I was having sex with both Josef Boehm, I had sex with
- 3 Allen Bolling, I also had sex with Leslie Williams.
- 4 Q. And Jay Whaley?
- 5 A. Not at the time before I moved to Seattle.
- 6 O. Do you recall being asked the following questions
- 7 and giving the following answers in an interview with Mr.
- 8 Shurtleff on June 4th, 2004 with respect to Mr. Bolling and
- 9 sexually transmitted diseases.
- 10 Starting with your answer: Well, I don't
- 11 know why I should -- who I should and shouldn't be talking
- 12 to. I just wanted to get out of jail. I don't care about
- 13 Josef. I don't care about none of them mother fuckers,
- 14 especially Al.
- 15 Question: Uh-huh.
- 16 Answer: For all I care, Al can eat shit for
- the rest of his life, okay.
- 18 Question: Well, I'm not inclined to
- 19 disagree with you on that, but --
- 20 Answer: Al --
- 21 Question: -- can --
- 22 Answer: -- too.
- 23 Question: I don't know, I don't know.
- 24 Answer: Dirty ass mother fucker.
- Question: I don't know if he will or not.

- 1 Would you mind talking to me about it?
- What about Al, he had AIDS. That's your
- 3 answer.
- 4 Question: Well --
- 5 Answer: And he's spreading his disease.
- 6 Question: He has AIDS and he's spreading
- 7 his disease. Okay, so tell me more about that.
- 8 Answer: Tell you about that, what? That
- 9 he's a dirty mother fucker and he gives little girls trich
- 10 like myself.
- Is that what he did?
- 12 He gave me a sexually transmitted disease
- 13 called trichomonosis.
- Do you remember testifying to that?
- 15 A. That was in interview, that was not testimony.
- 16 Q. In an interview. Do you remember giving those
- 17 answers in that interview?
- 18 A. Yeah. I don't know if Allen has AIDS. I was
- 19 probably talking shit. And you can tell by my language and
- 20 the attitude I used that I wasn't happy with any of that.
- 21 Q. But you did say there that he's the one that gave
- 22 you this disease?
- 23 A. I don't know for a fact, but I did say that.
- 24 Q. Did you become pregnant as a result of having sex
- with Mr. Bolling?

- 1 A. No.
- MR. KENNER: Just a moment, please.
- 3 BY MR. KENNER:
- 4 Q. Do you know who Jamie Millhouse is?
- 5 A. I've heard his name.
- Q. Did you ever make an allegation that he sexually
- 7 assaulted you?
- 8 A. No.
- 9 Q. Did you go to school with him?
- 10 A. He's like 15 years older than I am. So no, I
- 11 didn't.
- 12 Q. Now did there come a time when your mother lost
- 13 her house because she couldn't make the mortgage payments?
- 14 A. Yes.
- 15 Q. And after that time did she call Mr. Boehm to try
- to get some money to help her move to Seattle?
- 17 A. Josef offered.
- 18 Q. Josef offered to help her move to Seattle?
- 19 A. Us.
- Q. To help you guys move to Seattle?
- 21 A. Yes.
- Q. Did -- how much money did he give you, do you
- 23 know?
- A. He didn't give me any money. He sent me with
- 25 Leslie Williams, who he gave Leslie all the money to, and

- 1 he gave my mom some odd grand.
- 2 O. 2500?
- 3 A. I think it was like 3 or 4 grand. It might have
- 4 been more, I don't know.
- 5 Q. Then how long did you and your mother stay in
- 6 Seattle?
- 7 A. She's been there ever since. I came back in May
- 8 2004.
- 9 Q. After you got arrested?
- 10 A. No, before I got arrested, and that's why I got
- 11 arrested. I came back to -- well, I came back for grand
- jury, and we've already talked about that. But the time I
- 13 came back and stayed was in May 2004, and I've been here
- 14 since. It may even have been April, because May was when I
- 15 got arrested.
- Q. By the way, is there a different Jamie Millhouse
- than the one you're referring to that you did go to school
- 18 with?
- 19 A. His name is Clay Millhouse that I went to school
- 20 with.
- Q. I'm sorry. Did you ever make a sexual assault
- 22 claim against him?
- A. Nope.
- 24 Q. Did you ever make any claim about him assaulting
- 25 you?

- 1 A. Not Clay Millhouse.
- 2 Q. Not what?
- 3 A. No, not Clay Millhouse.
- 4 Q. Anybody at that school? Did you make a claim
- 5 about them sexually assaulting you?
- A. At my school?
- 7 Q. Yes.
- 8 A. No.
- 9 Q. Did you ever make any sexual assault claims
- 10 against anybody, other than in this case?
- 11 A. The assault claim never went through. There was
- 12 never an assault claim filed.
- Q. Was there a sexual assault that you were going to
- 14 file a claim about?
- 15 A. My mom wanted to file a claim about a sexual
- 16 assault.
- 17 Q. Against who?
- 18 A. Blake Millhouse.
- 19 Q. Why did she want to do that, if you know?
- 20 A. Because I was hanging out at Clay Millhouse's
- 21 house and his older brother lied to me about his age. And
- 22 we kissed and made out and touched each other.
- 23 Q. Did you ever tell Detective Boltz that you were
- 24 pregnant with Mr. Bolling's child?
- 25 A. I thought I was pregnant.

- 1 Q. With Mr. Bolling's child?
- 2 A. I wouldn't know whose child it would have been.
- Q. Did you say that to Detective Boltz?
- 4 A. No. My mom might have, but I don't ever remember
- 5 saying that I'm pregnant with Allen's kid. I remember
- 6 having the fear of pregnancy when I moved down there, but
- 7 it wasn't pregnancy, it was the fact that I was so
- 8 underweight I didn't have my period, and it took me three
- 9 months to get it back.
- 10 Q. So if Detective Boltz wrote in his report that
- 11 Salley Purser said she was pregnant with Bolling's child,
- 12 that would be an incorrect statement he was making?
- 13 A. No. I don't recall telling him that. I might
- 14 have. You have to remember, I was on drugs for, like, a
- 15 year-and-a-half, I moved to Seattle, I tried to clean up.
- 16 Even after I sober up, I don't remember exactly what's
- going on. To this day I can't tell you. I really can't
- 18 tell you if I said that or not.
- MR. JONES: I'm going to object to the line
- of questioning. It's real clear you're relying on Boltz's
- 21 report, another document that has not been provided, and if
- 22 it appears in this civil case anywhere I'm going to object.
- 23 It's not been disclosed to us ever. And it's pretty clear,
- 24 after watching this a few times, that you're relying on it
- and questioning my client in a deposition with no

- forewarning at all. And this is what I call, I know you've
- 2 heard the term, sandbagging at minimum. It's borderline
- 3 bad faith, bar discipline type stuff.
- 4 It would be different if this was one small
- 5 thing, but we've got a distinct pattern here, and it
- 6 continues. You know, what's next? How many of these --
- 7 are there other civil documents, reports, things that are
- 8 going to be used in this case that have not been disclosed
- 9 to us?
- 10 MR. KENNER: Well, we can talk about that,
- 11 and I think we have, and I told you we'll give you what
- 12 we --
- 13 MR. JONES: After you conduct a deposition
- on my client does not satisfy the civil rules, and I'm
- 15 going to move to strike this deposition more likely than
- 16 not. This should have been given -- I asked your
- 17 co-counsel a bunch of times if we would be provided, and I
- 18 was assured we would be provided of a copy of at least the
- 19 grand jury and his report at that time. Apparently you
- 20 have indicated to her, because I don't know what you guys
- 21 discussed, we're not getting it and you don't intend to
- 22 give it up. I think this is bad faith. And I'm getting
- 23 less pleased -- it's not your questioning, it's the fact
- 24 that you're relying on documents that we have no reference
- to, that she has no reference to, and it's stuff that

- 1 you're going to bring up in a civil case to oppose a
- 2 summary judgment motion that we haven't been given, and
- 3 we're entitled to that, period. You don't get to do your
- 4 Opposition to Motion for Summary Judgment and then say, oh,
- 5 by the way. We don't buy that.
- 6 MR. KENNER: Mr. Jones, my response to you
- 7 is that with respect to the police report and with respect
- 8 to the grand jury testimony, they are public documents,
- 9 they are equally available to you as they are to us, and
- 10 I'm not certain that it is correct that we have an
- obligation to provide you with those things.
- 12 MR. JONES: The civil rules require initial
- disclosures, which you've done none. You don't get to hold
- 14 back everything and say we are making no initial
- 15 disclosures, by the way -- at the end of this trial, by the
- 16 way, it was available to you. That's not how the rules
- 17 work, at least in this jurisdiction to the best of my
- 18 knowledge. And I might be wrong, and if so, I apologize.
- 19 MR. KENNER: You're making your record, I'm
- 20 making my record.
- 21 BY MR. KENNER:
- 22 Q. Do you remember saying to Detective Boltz -- let
- 23 me withdraw that.
- 24 Was your mother involved in a sex for drugs
- scene with Mr. Boehm, Bolling, and Williams?

- 1 A. I'm not the person to ask that. I don't know.
- Q. Did you ever tell that to Detective Boltz? Did
- 3 you ever say to him --
- 4 A. Not that I recall.
- 5 Q. -- that your mother, Kathleen Purser, was involved
- in a sex for drug scene with Boehm, Bolling, and Williams?
- 7 A. Maybe Boehm, but what would Bolling and Williams
- 8 want to do with that?
- 9 Q. I'm just asking you if you said that?
- 10 A. I don't remember saying that.
- 11 MR. JONES: Do you want to take a break?
- 12 THE WITNESS: I'm fine. I want to get this
- over with. Unless you guys have --
- MR. JONES: No, I'm all right.
- 15 BY MR. KENNER:
- 16 Q. Who is Victoria M. Nelson?
- 17 A. Victoria Nelson?
- 18 Q. Yes.
- 19 A. I couldn't tell you, I don't know.
- Q. Victoria M. Nelson, MVIV, period, from the
- 21 Salvation Army?
- 22 A. Oh, Vickie Nelson. That was my counselor at
- 23 inpatient treatment.
- Q. Kimmy Sventec (ph)?
- 25 A. A friend of mine that I brought over to Josef's

- 1 once.
- 2 Q. How long did you know Kim Sventec?
- A. A year maybe before I brought her over there.
- 4 Q. And do you know where she lives?
- 5 A. Not anymore.
- Q. When is the last time you've had contact with her?
- 7 A. We had a passing in Fred Meyer maybe eight months
- 8 ago. I said hi, and that's it. We haven't really talked
- 9 since I brought her over to Josef's house.
- 10 MR. KENNER: I don't have any further
- 11 questions. Just a minute. I'm sorry let me go into one
- 12 other area.
- MR. JONES: No problem.
- 14 BY MR. KENNER:
- 15 O. Did you end up being the person who was cooking
- 16 the cocaine that was being used at Mr. Boehm's house?
- 17 A. I have done it. I have cooked crack cocaine.
- 18 Q. Did you become known as the crack connoisseur?
- 19 A. I referred to myself as that once, at one time.
- Q. Do you recall, or was it true that you would
- 21 always talk Joe into letting you cook his dope for him
- 22 because you had a fetish with cooking crack?
- 23 A. Yeah, when I was using drugs I liked to cook it.
- Q. Who taught you how to do it?
- 25 A. Watching Bambi and Josef.

- 1 MR. KENNER: Can we just take one second
- 2 here.
- MR. GREENFIELD: Why don't we take a break.
- 4 MR. JONES: That's fine, and you guys can
- 5 finish up after you get back.
- VIDEOGRAPHER: Off record, 2:12.
- 7 (Off the record.)
- 8 VIDEOGRAPHER: We're on record at 2:24.
- 9 MR. KENNER: I don't have anything.
- 10 EXAMINATION
- 11 BY MR. JONES:
- 12 Q. I've got just a few. You're going to have to bear
- 13 with me, and this is not intentional, this is the way my
- 14 mind works. I don't do things in sequential, I kind of
- 15 jump back and forth. It's not meant to trick you, even
- though you're my own client, just listen close.
- 17 It's my understanding, based on your
- 18 previous testimony, that the first time you smoked dope is
- 19 with Carl and your mother?
- 20 A. Yes.
- Q. The second time was with Carl, and he took you to
- 22 a hotel, is that correct?
- 23 A. Yes.
- Q. At the time that he took you to the hotel, were
- 25 you already high? Did you get high before you went to the

- 1 hotel?
- 2 A. Yeah.
- 3 Q. So you were already high on crack for the second
- 4 time then, correct?
- 5 A. Yes.
- 6 Q. I think I recall you testifying that the third
- 7 time you smoked crack was with Bambi Tyree and Mr. Boehm?
- 8 A. Yes.
- 9 Q. Do you believe, in your opinion, that you were
- 10 addicted to crack just after smoking it two times?
- 11 A. No.
- 12 Q. Do you have an opinion as to about how long you
- 13 smoked -- how many times you had smoked crack with Mr.
- Boehm before you felt you were addicted or you couldn't
- 15 quit?
- MR. KENNER: Just for the record, I'm going
- 17 to object as it calls for speculation and an opinion.
- 18 BY MR. JONES:
- 19 Q. Let me rephrase it. After how many times of
- 20 smoking crack with Mr. Boehm did you feel you could not
- 21 leave?
- MR. GREENFIELD: Objection, assumes facts
- 23 not in evidence.
- 24 BY MR. JONES:
- 25 Q. You can go with your own feelings. You can answer

- 1 the question just because they object.
- 2 A. I can't tell you how many times. I mean, after a
- 3 certain period of smoking over and over again, I'd say
- 4 within two months I had started to get addicted.
- 5 Q. But this was the period of time, during the period
- 6 of time, within a few months that you might have gotten
- 7 addicted or you got addicted was with Mr. Boehm?
- 8 A. Yes.
- 9 Q. Did Mr. Boehm provide you the cocaine?
- 10 A. Yes, he did.
- 11 Q. Did you ever see Mr. Boehm pay for the cocaine?
- 12 A. Yes, I did.
- 13 Q. Did Mr. Boehm cook up the crack, the cocaine?
- 14 A. Yes. Most of the time it was already cooked, but
- 15 yes, I've seen him cook it up.
- 16 Q. The first time you went over to Mr. Boehm's place
- 17 that you guys smoked, refresh my memory, what was the
- 18 circumstances on the first time you met Mr. Boehm? You
- 19 went to his house?
- 20 A. Yes.
- Q. Did he have cocaine there?
- 22 A. Yes. It was already crack cocaine.
- 23 Q. Tell me how this was set up. Did he have a crack
- 24 pipe with him or did Bambi bring the crack pipe?
- 25 A. He had a bunch of crack pipes with him.

- Q. At the time you met him, Mr. Boehm already had --
- 2 how many crack pipes would you say were there?
- A. He had between 10 and 12. There was a lot. They
- 4 were all broken. And, you know, I mean there was a lot of
- 5 paraphernalia around.
- Q. Were they little tubes of glass with Chore Boy in
- 7 them?
- 8 A. Yes.
- 9 Q. You know what Chore Boy is?
- 10 A. Yes.
- 11 Q. Do you know what a pigeon is in drug terms?
- 12 A. No.
- Q. Have you ever heard the phrase that a pigeon is a
- drug addict that they never go away, they always come back?
- 15 A. Uh-huh.
- Q. Did you ever hear that term "pigeon"?
- 17 A. I've never heard that before, but I understand
- 18 what you mean definitely.
- 19 Q. When you tried to leave, would you always feel the
- 20 urge to come back?
- 21 A. Yes.
- 22 Q. Why?
- 23 A. Because I was addicted to drugs.
- Q. Who fed you these drugs?
- 25 A. Josef Boehm.

- 1 Q. Now if you withheld sex, would Mr. Boehm withhold
- 2 drugs?
- 3 A. Yes.
- 4 Q. No sex, no drugs?
- 5 A. Yes.
- Q. Did he give you drugs before having sex?
- 7 A. Yes.
- 8 Q. Were there times that you had smoked so much that
- 9 you had seizures?
- 10 A. Yes.
- 11 Q. How many times would that occur?
- 12 A. I can't recall. I was just told about the
- 13 seizures after I came aware again.
- Q. Where did this occur?
- 15 A. The first one was at Josef Boehm's house.
- Q. Did he call the ambulance for you?
- 17 A. No.
- Q. Do you know why? Only if you know why, don't
- 19 speculate.
- MR. KENNER: Object, calls for hearsay.
- 21 BY MR. JONES:
- Q. Only if you know why he didn't call. I don't want
- you to guess or somebody told you.
- 24 A. I don't know why, I'm not in his head. I'm sure
- 25 he didn't want the cops coming to his house for an overdose

- of 15 year old.
- 2 MR. KENNER: Move to strike the last part of
- 3 the answer. No question pending.
- 4 BY MR. JONES:
- 5 Q. You said at some point, this van issue, at some
- 6 point you and Bambi went out and got in a van?
- 7 A. Yeah.
- 8 O. Whose van was it?
- 9 A. It was Carl, Carl Bucher, whatever his name is,
- 10 Butcher.
- 11 Q. Had you ever been in his van before?
- 12 A. No, I don't think so.
- 13 Q. So you didn't know what was in the van?
- 14 A. No.
- 15 O. You didn't know if there was any money in the van
- or not?
- 17 A. No, I did not.
- Q. Did you ever try to take money from Josef in an
- 19 attempt to get away from him?
- 20 A. Yeah. That's why I wanted to take money so I
- 21 could go be by myself and get high and not have to trade
- 22 sex for it.
- Q. And did he catch you trying to take this money?
- 24 A. Yes, he did.
- Q. What did he do to you?

- 1 A. He chased me into his driveway and hit me in the
- 2 face before getting into the car that I got into.
- Q. And did he ever -- did he make a threat to you at
- 4 that time about trying to take his money again or anything
- 5 to that effect? Did he say anything to you?
- A. It was more just calling me names and screaming.
- 7 Q. When you guys first went to the Micro Hotel the
- 8 first time you went and stayed at the hotel, who paid for
- 9 that?
- 10 A. Josef.
- 11 Q. Did you ever force yourself on Mr. Boehm? Did you
- 12 ever want to have sex with him and try to have sex with
- 13 him?
- 14 A. No, I never forced myself on Josef.
- 15 Q. When you were high -- when you were not high did
- 16 you ever try to have sex with him?
- 17 A. No.
- Q. Did you ever have sex with him when you weren't
- 19 high?
- 20 A. No.
- Q. About how much did you weigh at that particular
- 22 period of time?
- 23 MR. GREENFIELD: What period of time,
- 24 counsel?
- 25 BY MR. JONES:

- 1 Q. During the period of time you were --
- 2 A. Using.
- 3 MR. JONES: I'm sorry, good question.
- 4 BY MR. JONES:
- 5 Q. The period of time that you were staying with Mr.
- 6 Boehm and doing crack?
- 7 MR. GREENFIELD: What period of time was
- 8 that? Is that a year, is that a month, a week?
- 9 BY MR. JONES:
- 10 Q. You were there for how long you testified to, a
- 11 year or two?
- 12 MR. KENNER: Objection. Assumes facts not
- in evidence.
- 14 BY MR. JONES:
- 15 O. How long did this relationship with Mr. Boehm
- 16 consist of?
- 17 A. Over the course of -- definitely over two years,
- 18 almost three. Because I still contacted him while I was in
- 19 Seattle. But when I started smoking, I weighed roughly
- 20 110, 115 pounds. When I left for Seattle I weighed 85, if
- 21 that.
- 22 Q. Speaking of Seattle, who gave Mr. -- who took you
- down to Seattle?
- 24 A. Leslie Williams.
- Q. Do you know why? Don't speculate again. Do you

- 1 know why he took you to Seattle?
- 2 A. I wanted to get away from drugs, and I had been
- 3 talking about getting off drugs for a while.
- 4 Q. Do you know who paid for this?
- 5 A. Josef Boehm.
- 6 Q. Do you know if this was after Mr. Boehm was being
- 7 investigated?
- 8 A. I didn't know for a fact he was being investigated
- 9 until I talked to the police after I was already in
- 10 Seattle.
- 11 Q. But in retrospect, was this during the period of
- time that he was being investigated?
- 13 A. Yes.
- 14 Q. Now you testified that back then you believed that
- 15 Mr. Boehm was a victim of these people. As you sit here
- 16 today, do you believe that Mr. Boehm was a victim?
- 17 A. No, I don't.
- 18 Q. Have you received counseling for what occurred?
- 19 A. Yes, yes, I have.
- Q. Who paid for that counseling?
- 21 A. My probation has paid for the counseling that I
- got with out of this.
- 23 Q. Are some of the opinions that you've given here
- today based on your counseling?
- A. Yeah.

- 1 O. Some of the things that you've learned about
- 2 sexual assault victimization and stuff is based on your
- 3 counseling?
- 4 A. And why I feel that it's not okay that he did that
- 5 to me. It's changed, yeah.
- 6 O. These are things you didn't know when you were 15
- 7 years old?
- 8 A. No. These are things I did not know.
- 9 Q. Now wasn't it, in fact, Josef Boehm that was
- 10 telling you when you were high, you testified to this, that
- 11 Bambi and them were conspiring against him?
- 12 A. Yes, it was Josef Boehm telling me that.
- Q. Was he high at the time, too?
- 14 A. Yes.
- 15 O. Did you notice one of the side effects of smoking
- 16 crack is that you're pretty paranoid?
- 17 A. Definitely.
- 18 Q. That you're looking out the windows that have
- 19 aluminum foil on them?
- 20 A. Uh-huh.
- Q. Did you ever notice how you look down on the
- 22 floor -- even when you're not smoking it you look down on
- 23 the floor and you look for rocks, did you ever notice that?
- 24 A. Yes.
- 25 Q. Was that something that held over for a while even

- 1 after you received treatment?
- 2 A. The paranoia would. I wasn't actively looking for
- 3 crack rocks on the floor after treatment.
- 4 Q. How about the -- you mentioned holding your breath
- 5 in your dream. Do you ever notice that when you're awake,
- 6 that you will catch yourself holding your breath?
- 7 A. Yeah, and thinking about it.
- 8 Q. You still think about it occasionally, don't you?
- 9 A. Yeah.
- 10 Q. Was it pretty oppressive? Was it pretty binding
- on your mind at the time you were doing it?
- 12 A. What do you mean?
- 13 Q. Wouldn't you have done pretty much anything to
- 14 continue getting it?
- 15 A. Yes.
- Q. And didn't that pretty much draw you back to Mr.
- 17 Boehm's house? Whenever you got a ways away from it, a
- 18 little bit of time went by, you feel that urge to go back
- 19 to his house?
- 20 A. Yes.
- Q. Even if you had to crawl in the window to see if
- 22 anybody was home so you could get the crack?
- 23 A. Yes.
- 24 Q. How has it affected your ability to interact with
- people, hold jobs, stuff like that?

- 1 A. I haven't had a job for over three months.
- Q. Well, you tried to get some hairdressing training,
- 3 didn't you?
- 4 A. Yeah.
- 5 Q. Pretty tough to hold on to that?
- A. I did pretty good for a while, but I'm dropped out
- 7 right now, so.
- 8 O. Now tell me what an A tool is?
- 9 A. It's a douche applicator.
- 10 Q. Tell me how this -- I've heard this phrase. Tell
- 11 me how this thing fits into this scenario?
- 12 A. Josef Boehm requested that I use this A tool. He
- 13 requested that I take a crack hit and blow the smoke from
- 14 my crack hit into his anus with the A tool.
- O. Who came up with this A tool?
- 16 A. Josef Boehm, as far as I know.
- 17 O. Does it look like something that was made?
- MR. KENNER: Move to strike the last answer
- 19 "as far as she knows". It's not based on personal
- 20 knowledge.
- 21 BY MR. JONES:
- Q. When did you first see this A tool?
- A. At Josef Boehm's house.
- Q. Who had this A tool in their possession?
- 25 A. Josef Boehm.

- 1 Q. Besides -- I know some of these things are not
- 2 good questions, but you have -- besides oral sex and
- 3 intercourse, what other things did Mr. Boehm have you do?
- 4 A. With him?
- 5 Q. Uh-huh.
- 6 A. Just oral sex on him. I mean, we did oral sex on
- 7 each other.
- Q. Did he use the A tool on you?
- 9 A. Yeah.
- 10 Q. Anal intercourse?
- 11 A. No. He never got hard enough.
- 12 Q. Was he taking Viagra?
- 13 A. Trying. It never worked. And if it did, he
- 14 couldn't ever orgasm anyway.
- 15 O. Did the girls sometimes take his Viagra in order
- to try to avoid having sex with him?
- 17 A. Not that I know of.
- Q. Did he ever have you perform sex on other women?
- 19 A. Yes, he did.
- Q. Did he like to watch?
- 21 A. Yes.
- Q. Did he ever tell you that in the '80s he was
- 23 charged with a crime of assaulting a 15-year-old, or a
- 24 young lady?
- 25 A. He never told me that. He would also masturbate

- while he watched me perform sexual acts on other women.
- 2 Q. Let me backtrack a little bit. The first time
- 3 that you went -- that Bambi Tyree took you over to his
- 4 place, did he make any comments like, "It's a young girl,
- 5 get her out of here. This is not good"? Anything to
- 6 indicate that this was an inappropriate situation?
- 7 A. No. He stated that I was pretty cute, and to come
- 8 on in.
- 9 Q. Now these people that were coming and going most
- 10 of the time at Mr. Boehm's house, you've testified there
- 11 were quite a few. Were these mostly dealers he was dealing
- 12 with?
- 13 A. I'd say half and half, between girls and drug
- 14 dealers.
- 15 Q. So the young girls like yourself would show up and
- then they would leave and then they would come back
- 17 periodically?
- 18 A. Yeah.
- 19 Q. Are there other -- do you know if there were other
- young girls in the same relationship with Mr. Boehm as you?
- 21 A. Yes.
- Q. Do you know about what their ages were?
- A. One of them was 13.
- Q. Were these always young girls that he wanted to
- 25 have sex with?

- 1 A. Yeah. He wasn't interested in older women.
- Q. Did he eventually stop having any interest -- let
- 3 me rephrase it.
- 4 Did he have an interest in Bambi Tyree when
- 5 you first met? Was he having sex with her, too?
- 6 A. Not that I know of. I don't know, I've never seen
- 7 them do anything. I think she might have, like, started
- 8 oral sex and that's what got me to do it, too, because I
- 9 didn't want to to begin with.
- 10 Q. About how old was she, do you know?
- 11 A. I don't know. 42, I think.
- 12 Q. Did you ever have sex over at AIH?
- 13 A. Yes, oral sex.
- Q. With Mr. Boehm?
- 15 A. Yes.
- 16 Q. Which place?
- 17 A. Field one on 1st and Viking in the bathroom next
- 18 to his office.
- 19 O. Did he provide any drugs there, too?
- 20 A. Yes, he did.
- Q. Did you get high there?
- 22 A. Yes, we did.
- 23 Q. You indicated after you guys ate something after
- 24 being on a runner that you guys would go to sleep, correct?
- A. Yeah.

- 1 Q. How long after you woke up before Mr. Boehm would
- provide you with more crack?
- 3 A. Right away.
- 4 Q. How many days in a row would you guys go doing
- 5 this?
- A. I can't count. I think the longest I remember
- 7 staying up for was maybe eight days.
- 8 Q. So for eight days in a row this man provided you
- 9 crack cocaine to smoke?
- 10 A. He provided me a lot longer than that. It's just
- 11 a matter if I stayed awake or not.
- 12 Q. As long as he kept providing it would you keep
- 13 smoking it?
- 14 A. Yeah.
- 15 Q. Until you went out?
- 16 A. Yeah.
- 17 Q. I think we're about done.
- MR. JONES: I am done, thank you.
- 19 FURTHER EXAMINATION
- 20 BY MR. KENNER:
- 21 Q. Ms. Purser, Mr. Boehm was not the only person that
- 22 you knew that could provide you with crack cocaine in
- exchange for sex or money, isn't that true?
- 24 MR. JONES: Object. Assuming facts not in
- 25 evidence. You're once again stating sex --

- 1 MR. KENNER: She already testified to Jay
- 2 Whaley and others.
- 3 MR. JONES: She wasn't trading -- well, I'm
- 4 not going to -- I'll let her answer it.
- 5 BY MR. KENNER:
- 6 O. Let me withdraw and rephrase the question.
- 7 Would it -- there were other people that you
- 8 could have gotten crack cocaine from in exchange for money,
- 9 correct, besides Mr. Boehm?
- 10 A. Yes.
- 11 Q. There were other people you could have gotten
- 12 crack cocaine from in exchange for sex other than Mr.
- 13 Boehm, correct?
- 14 A. There was Jay Whaley, there was, and --
- 15 Q. Well, there was a lot of people. If you wanted to
- look for them you could have found all kinds of them,
- 17 couldn't you?
- 18 A. Why would I go look for them when Josef was there.
- 19 Q. So you went to Josef because he was the most
- 20 convenient place to get what you wanted, is that correct?
- 21 A. He was the only one I knew of at that time.
- 22 Q. Well, you told us about Carl Bucher, correct, you
- 23 told us about doing crack cocaine with him, correct?
- 24 A. Yes.
- Q. Having sex with him, correct?

- 1 A. Yes.
- Q. You told him -- you told us that he paid for
- 3 various of your expenses?
- 4 A. Carl Bucher?
- 5 Q. Maybe he didn't, but other people that you stayed
- 6 with. Jay Whaley, when you stayed with him?
- 7 A. Jay Whaley didn't make me have sex with him in
- 8 order to get high with him.
- 9 Q. But he gave you money?
- 10 A. He gave me drugs.
- 11 Q. He gave you drugs and he gave you a place to live?
- 12 A. Uh-huh.
- Q. And he paid for your food and he paid for your
- 14 expenses?
- 15 A. He paid for my food.
- 16 Q. So there were other places that you could go and
- 17 people that you knew, aside from the people that you could
- have found if you wanted to, to provide sex or money in
- 19 exchange for crack cocaine, correct?
- 20 A. Okay, yes.
- Q. Is that correct?
- 22 A. That's anywhere you go.
- Q. It's all over, right?
- 24 A. Yes.
- 25 Q. In Alaska there is a place here I understand

- 1 called The Track where girls walk around and do acts of
- 2 prostitution for crack cocaine or money, are you aware of
- 3 that?
- 4 A. I don't know much about The Track.
- 5 Q. But you know about the place, you've heard about
- 6 it?
- 7 A. I've heard about The Track.
- Q. And you've heard that girls go there and get crack
- 9 cocaine or get money for giving sex?
- 10 A. From what I hear, they prostitute on Spenard.
- 11 Q. Now you had a seizure at Mr. Boehm's house. You
- also had a seizure someplace else, didn't you?
- 13 A. I also had a seizure at Jay Whaley's. I think
- 14 I've had two seizures at Josef's.
- 15 O. And one at Jay Whaley's?
- 16 A. Uh-huh.
- 17 Q. Were you ever diagnosed as to what the cause of
- 18 those were?
- 19 A. No.
- Q. Mr. Boehm come to your -- well, when you had the
- 21 seizure, did you know what was going on?
- 22 A. No, I didn't remember having the seizure at all.
- 23 Q. So you're not aware of whether or not Mr. Boehm
- 24 gave you assistance and helped you through the seizure and
- 25 to come through it?

- 1 A. I don't remember any of that.
- Q. So as I understand the testimony that you have
- 3 just given to your counsel, you made a decision to go to
- 4 Mr. Boehm's house because that was the most convenient
- 5 place for you to be able to get crack cocaine in exchange
- 6 for sexual activity, is that correct?
- 7 A. It was the easiest place to get crack cocaine,
- 8 yes.
- 9 Q. So in a sense you were using Mr. Boehm to get
- 10 crack cocaine, is that correct?
- 11 A. If that's how you see it, yeah, I guess.
- 12 Q. Now at some point you made a decision that you
- wanted to clean up, correct?
- 14 A. Yeah.
- 15 Q. And was there any reason you didn't make that
- 16 decision sooner?
- 17 A. I did. I was sober for, like, four months.
- 18 Q. Well, but you said you were going -- this three
- 19 years, two or three years that you talked about seeing Mr.
- Boehm, you weren't living with him for two or three years,
- 21 you'd see him sometimes and not see him other times, is
- 22 that correct?
- 23 A. Uh-huh.
- 24 Q. And during any one of those times you could have
- 25 made a decision not to see him anymore, correct?

- 1 A. Yes.
- Q. And you didn't make that decision because you
- 3 wanted to go back and get more crack?
- 4 A. Yes.
- 5 Q. Did you talk to your mother about this addiction
- 6 problem that you had and look for her to help you get it
- 7 solved?
- 8 A. No. It was hard to talk with my mother about
- 9 crack cocaine.
- 10 Q. Did you talk to your aunt and uncle in Seattle or
- 11 Spokane?
- 12 A. No.
- Q. Did you talk to anybody in your family?
- 14 A. No.
- 15 Q. Did you talk to any counselors?
- 16 A. Afterward, yes.
- 17 Q. Well, I mean, when you were having this problem?
- Were you happy with your life?
- 19 A. No, but I was 15 years old, 16. I did not know
- 20 what to do about it, so I just kept doing it. It was
- 21 familiar.
- 22 MR. JONES: I'll have just one followup.
- 23 MR. KENNER: I have nothing further.
- 24 FURTHER EXAMINATION
- 25 BY MR. JONES:

- 1 Q. One followup is, Mr. Boehm was the one that got
- 2 you going on this, isn't this correct?
- 3 A. Yes.
- Q. And you trusted him and that's why you went back
- 5 to him?
- 6 A. Yes.
- 7 Q. And you felt he was the only place you could turn
- 8 to, in light of how you felt about him at the time?
- 9 A. Yes.
- 10 Q. Did you feel you were controlled at that time?
- 11 A. By the drug, yes.
- 12 Q. Did you realize Mr. Boehm was, in fact,
- 13 controlling you?
- 14 A. Because he had the drug, yes.
- 15 MR. KENNER: Objection, assumes facts not in
- 16 evidence. That Mr. Boehm was --
- 17 MR. JONES: Good objection, well taken.
- 18 I'll withdraw that. No further questions.
- 19 FURTHER EXAMINATION
- 20 BY MR. KENNER:
- Q. You said that Mr. -- you trusted Jay Whaley,
- 22 didn't you?
- 23 A. Yes.
- Q. So Mr. Boehm wasn't the only person that you
- 25 trusted?

- 1 A. Not the only one.
- 2 Q. So there were other people you trusted that you
- 3 could have gotten crack cocaine from?
- 4 A. Jay Whaley went to jail. So after he went to jail
- 5 I stayed at his house maybe another three weeks with his --
- 6 the lady he was living with. And then I went back to Josef
- 7 because he kept showing up at Jay's house knocking on the
- 8 door when I was the only one home during the day. So I
- 9 finally just left and never came back and they brought me
- 10 my belongings.
- 11 Q. So you thought Mr. Boehm was the safest person to
- get crack from because you trusted him?
- 13 A. I was the most comfortable getting drugs from him,
- because he had gave me some even though I didn't have
- 15 money. Other people wouldn't give me drugs unless I had
- money.
- 17 Q. What was the date that Mr. Whaley -- where you and
- 18 Mr. Whaley were arrested?
- 19 A. Sometime in May of 2004.
- Q. And then you went back to Mr. Boehm's house?
- 21 A. Mr. Boehm was in jail in 2004.
- 22 Q. So when you were arrested -- when Mr. Whaley was
- 23 arrested you said Mr. Boehm kept coming to his house?
- 24 A. He got arrested before we got caught together, and
- 25 he ended up being my co-defendant and he went to jail. And

- 1 he stayed in jail until after I left for Seattle. So I
- 2 didn't see him any longer. And I don't know what the dates
- 3 were then because I was still using.
- 4 MR. KENNER: Thank you, nothing further.
- 5 MR. JONES: Thank you, Eric.
- 6 VIDEOGRAPHER: Close the record at 2:49.
- 7 (Off the record.)
- 8 VIDEOGRAPHER: We're on record at 2:50.
- 9 MR. KENNER: Counsel, will you stipulate
- that the original of this deposition will be sent to your
- office, that you'll provide a copy to Mr. Purser, that she
- will have 30 days from the date that you receive the
- deposition to make any changes and corrections and to sign
- 14 the document under penalty of perjury. That if we don't
- get it back within 30 days from that date, that we can use
- today's deposition as the true and correct record?
- MR. JONES: Wait a minute, what's this last
- 18 part now?
- 19 MR. KENNER: That if we don't get the
- 20 corrected --
- 21 MR. JONES: Oh, I see. Yeah, if we didn't
- 22 send back the corrected version, yeah, we'll stipulate to
- that.
- 24 MR. KENNER: If you don't send back the
- 25 corrected version within 30 days we use this version as a

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true and correct copy?
 1
 2
                      MR. JONES: Uh-huh.
 3
                      VIDEOGRAPHER: Off record counsel at 2:51.
 4
                   (Proceedings concluded at 2:51 p.m.)
 5
            (Exhibits A, B, C, & D mark'd for identification.)
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1	WITNESS CERTIFICATE				
2	SALLEY PURSER Taken 12/12/06				
3	I hereby certify that I have read the foregoing				
	deposition and accept it as true and correct, with				
4	the following exceptions:				
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7	Page Line Description				
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22	Date SALLEY PURSER				
23					
24	(Use additional paper to note corrections as needed,				
25	dating and signing each one.)				

1	CERTIFICATE					
2	I, LEONARD J. DiPAOLO, Registered Professional					
3	Reporter and Notary Public in and for the State of Alaska,					
4	do hereby certify:					
5	That the witness in the foregoing proceedings was by					
6	me duly sworn; that the proceedings were then taken before					
7	me at the time and place herein set forth; that the					
8	testimony and proceedings were reported stenographically by					
9	me and later transcribed under my direction by computer					
10	transcription; that the foregoing is a true record of the					
11	testimony and proceedings taken at that time; and that I am					
12	not a party to nor have I any interest in the outcome of					
13	the action herein contained.					
14	IN WITNESS WHEREOF, I have hereunto set my					
15	hand and affixed my seal this day					
16	of, 2006.					
17						
18						
19						
20	LEONARD J. DiPAOLO					
	Notary Public for Alaska					
21	My Commission Expires: 2-3-2008					
22	#1408					
23						
24						
25						

1	I-N-D-E-X				
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16		(Excerpt)	(1 pg.)		
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